preniums, taxes, assessments or other charges when they shall become due and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before policies upon said property, such payments to pay premiums on all insurance policies, upon said property, such payments to pay premiums on all insurance policies, upon said property, such payments to pay the beneficiary to pay any and all taxes, assessments and other charnotzes the beneficiary to pay any and all taxes, assessments and other charnotzes the beneficiary to pay any and all taxes, assessments or other statements thereof furnished insurance promiums in the amounts as hown on the charges, and to pay the the collector of such taxes, assessments or other charges, and to pay the the insurance carriers or their representeives, and to charge add sumitted by the neuron of the ion or to withfraw the sums which may be required from the reserve account, if any, established for that purpose. The to fail the beneficiary hereby is authorized, in the sing run-ance withen to hold the beneficiary hereby is authorized, in the to all the same and the beneficiary hereby is authorized, in the sing and the transmoster to bold the beneficiary hereby is authorized, in the to all the other and the beneficiary hereby is authorized the the ford. In the our property and the indebtedness for payment and satisficion in full or upon sate or other acquisition of the property by the beneficiary after

Obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and a premium, the grantor agrees to pay to the beneficiary, together with and the advance of the note or obligation secured hereby, an amount equal to one-twelfth (1/122h) of the taxes, assessments and other charges due and payable with respect to sold of the taxes, assessments and ing twelve months, and also one-thirty-sitch (1/28th) other the sold insurance premiums and the time to said property within each auccetal insurance premiums averally and the thereof and shall thereupon be charged to the phaled for the isoverally or at the reprice to the sums to paid a shall be hold by premiums, taxes, assessments or other charges when they shall become due and payable.

sections and simulatizators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay midd note according to the terms thereof and, when due, all taxes, assessments and other charges levid against said property is to keep said property free due that an ourse of construction or hereafter construction is hereafter commond its from the date before over this trust deed; to complete all building or fair and restore of hereafter construction is hereafter commond its from the date hereof or the date construction is hereafter commond its from the date before over this first deed to replace any work or materials unsatisfactory to beneficiary within fifteen i, or replace any work or materials unsatisfactory to constructed on said promises the work of materials unsatisfactory to fact; not to remove or destroy and premises within a fin furpovements now or nevasite of asid premises; to keep all building and to commit or suffer onwaste of asid premises; to keep all building and to commit or suffer now or hereafter excited on said premises to be beneficiary and improvements now on waste of asid premises; to keep all building and to commit or suffer now or hereafter effect on asid premises of the beneficiary and improvements now of no waste of asid premises; to keep all building and to commit or suffer now or hereafter effect on asid premises of the beneficiary and improvements of fire or such other hazards as the beneficiary may from hereafter on the aside the original principal sum of the note of the require. If days prior to be effect points of the beneficiary material substant and poley of insurance in not so takes of any such poley of insurance. If discretion obtain insurance is not so takes of any such poley of insurance. If any poles of insurance is not so take of any such poley of insurance. If discretion, obtain insurance for the beneficiary may in its own shall be non-canceliable by the grantor during the nut for suffer obtained.

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

each agreement of the grantor herein contained and the payment of the sum of TWENTY SEVEN THOUSAND FIVE HUNDRED (\$.27,550.00.) Dollars, with interest thereon according to the terms of a promissory note of even data fiftewith payments of the sum of TWENTY SEVEN THOUSAND FIVE HUNDRED beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$.197.40. commencing 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 of other note or notes. If the inadbuce secured property, as may be evidenced by any of said notes or part of any payments on one note and part of another, any of said notes or part of any payment on one note and part of another, any of said notes or part of any payment on one note and part of another, any of said notes or part of any payment on one note and part of another, any of said notes or bart of any payment on one note and part of another, any at its option add the amount of such deficit to the beneficiary any of said notes or part of any payment on one note and part of another, any at its option add the amount of such deficit to the beneficiary any of said notes or part of any payment on one note and part of another, any at its option add the amount of such deficit to the payment of the default, any helance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges he can sufficient at any time for the payment of such charges as they become due that ifficient at any time for the payment of such charges 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.

obligation secured hereby. 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 for shall draw interst at the rate specified in the note, shall be repayable by this connection, the beneficiary shall have the right in its discretion to complete property, as in its sole discretion it may deem necessary or advisable.

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 alfecting said property: to pay all costs the other costs and expenses of the truster incurred in connections with or in enforcing this judicion, and trustee's and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the secur-costs and expenses, including cost of the interficiary or trustee: each at do pay all costs and expenses, including cost of evidence of tille and attorney's fees in a which the hearficiary or trustee may appear and in any suit brought by bene-ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

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

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the flatt of eminent domain or condemnation, the beneficiary shall be the right taken of the same of the same same appear in or dored any as such taking and if or bake any compromise or sattlement in connecting any payable as compensation fortak taking, which are in access of the amount is payable as compensation fortak taking, which are in access of the amount is or incurred by the grantor in such appoints and attorney's frees necessarily paid or incurred by it first upon any remeasings shall be paid to the beneficiary fees necessarily paid or incurred by the boneficiars and expenses and storney's bainnee applied upon the indebtedness secured "proceedings, and the state own expense, to take such actions and exceute such instruments as shall be necessary in obtaining such compensation, promptly upon, the beneficiary's request.

request. 2. At any time and from time to time upon written request of the bane-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full recoveryance, for cancellation), without affecting the liability of any person of the payment of the indebtedness, the trustee may fall consent to the making of the payment of the indebtedness, the trustee may fall consent to the making of any may or plat of said property; (b) Join in any subordination or other agreement affecting this deed or the line or charge hereof; (d) feednatory, anto may be described as the "person or persons legally entitled thereto" and the recluss therein of any matters or facts shall be conclusive proof of the shall be \$5.00.

shall be \$3.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalize and profils of the pro-perty affected by this deed of any personal property located thereon. Until the performance of any argument of any indebideness secured hereby or in lete all such rents, issues, royalizes and profils of the pro-hereone due and payable. Togate and profils earned prior to default as they ficiary may at any time withouts, and without regard to the adequary of any security for the indebideness hereinder, and there hereinder, the bean-ceiver to be appointed by a courted, and profils earned prior to default as they ficiary may at any time withouts, and without regard to the adequary of any security for the indebideness hereinder, and there here herein or by a re-ceiver to be appointed by a courted, and the ado of or otherwise collect the rents, issues and profils, including there past due and unpaid, and apply the same, less costs and expanses secured hereby, and in such order as the beneficiary may determine.

N. C. S. S.

It is mutually agreed that:

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, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awaings, venetian blinds, floor covering in place such as wall-to-wall carpeting and irrigation 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 acquire, for the purpose of securing performance of approximation of the above application of the purpose of securing performance of approximation of the approximation of the purpose of securing performance of approximation of the approximation of the purpose of securing performance of each agreement of the grantor herein contained and the payment of the sum of TWENTY SEVEN THOUSAND FIVE HUNDRED

---Lot 7 in Block 7 SECOND ADDITION TO WINEMA GARDENS, Klamath County, Oregon.

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Cregon, described as:

WITNESSETH:

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;

July 19 72, between BOYD FRANKLIN BAKER AND VIRGINIA D. BAKER, husband and wife

THIS TRUST DEED, made this 14thday of

TRUST DEED

06438

No. Contraction

TA 28-3086

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4. The entering upon and taking possession of an of such rests, issues and profile or the proceeds of fir fairs or compression or swards for any taking or dan the application or release thereof, as altoreadd, chail a fault or socios of defaults bereundar or izvalidate an such notice.	id property, the solication Bounsement at the time fland by the proceeding age of the property and or the purchase bia deed is form as the	postponement. The trustee shall	
such solites, if defaults hereundar or izvalidate and solites, if the grantor shall notify beneficiary in write	Rud the bonclidary, man autouting the	shall be conclusive proof of the trustee but including the grantor	
5. The grantor shall notify boneficiary in write trant for sale of the above described property and form supplied its with such personal information coop would ordinarily be required of a new loan applicant of a service charge.	wining the purchaser as the expenses of the sale increase of the trus	the powers provided herein, the stee's sale as follows: (1) To enastion of the trustee, and a	
grantor in payment of any indepted on this instrument a ground of any indeptedness secured hereby agroement hereunder, the beneficiary may declare all mediatoly due and payable by delivery to the trustee of and election to all the trust delivery to the trustee of	nd upon default by the or in performance of any umms secured hereby im. Withen police of driver in the surglus, if at deed or to his successor in interest cutitied	wind dileas subsequent to the s their interests appear in the ny, to the grantor of the trust	
6. Time is of the esseurce of this instrument a grantor in payment of any indebtedness secured hereby arreement hereunder, the beneficiery may declare all and electica to aell the trust property of the trustee of duly filed for record. Upon delivery of a stal acide of de baneficiery shall declare the baneficiery shall declare the the baneficiery shall declare t	ustes shall cause to be ault and election to sell, deed and all promissory vyance to the successor trustes appoint determined by law, th successor trustes appointed herounder. Upon suc	e beneficiary may from time to trustee named herein, or to any h appointment and without com-	
7. After default and any time prior to five da by the Trustee for the Trustee's sale, the granto privileged may pay the entire action and the granto	write notice of default writes notice of default rutes shall cause to be ault and slot cause to be ault and slot cause to be notice thereof as then ys before the date set r or other person so r this true deed and penses actually inourred and and interest cautified the appoint as successor in interest cautified and duise constraint and substitutions shall be made by the bracelicatry, containing reference to the county or countre in which the property is situate penses actually inourred 11. Trustee accepts this trust when this d	ind or appointed hereunder. Each by written instrument executed is trust dred and its place of county clerk of recorder of the	
<ol> <li>After default and any time prior to five da by the Trustee for the Trustee's sale, the granto privilered may pay the entry amount then due unde the obligations accured thereits amount then due unde in enforcing the terms of pobligation and trustee not exceeding \$60.00 each) oble the user and thereity</li> <li>After the lapse of such time are more thereity</li> </ol>	the periodical and included in made a public record	ited, shall be conclusive proof of	a service of a ser
8. After the lapse of such time as may then be re- the recordation of said notice of default and giving of trustes shall said property at the time and place fine of sale, either as a whole or in separate parents and the termine either as a whole or in separate parents.	oured by tam following party unites such action or phone it.	r any other deed of trust or of beneficiary or trustee shall be a ght by the trustee.	
8. After the lapse of such time as may then be re- the recordation of said notice of default and giving of trustee shall said property at the time and place firs of sale, either as a whole or in separate parcels, and in a termine, at public auction to the highest bidder for cash, united State aparable at the time of sale. Trustee may any portion of said property by public announcement at sale and from time to time thereafter may postpone to the termine.	said point and inouting is brow ich order as he may de- ich order as he may de- in lawful money of the postpone sale of all or such time and place of the sale by public an-	toris, creaturons, successors and e holder and owner, including or not named as a beneficiary context so requires, the mas.	
IN WITNESS WHEREOF, said grante	or has hereunto set his hand and seal the day and ye	er, and the singular number in.	
	Dayd Fronklin I	Briker	
STATE OF OREGON	ficque D. C.	Sales (OPAL)	
County of Klamath ss. THIS'IS' TO'OERTIFY that on this 14 th	ay ofJuly		
Notary, hubic in and for said county and state, BOXD FRANKLAN BAKER AND VIR	SINIA D. BAKER, husband and wife	re me, the undersigned, a	
ALLEY arecuted the same freely - 1	trained in and who executed the foregoing instrument and	acknowledged to me that	
TA OF MARCON	for the uses and purposes therein expressed. my hand and affixed my notatial seal the day and year last an Many Public for a seal of the s	pove written.	
(SEAL) JO	Notary Public for Oregon My commission expires: //-/2-75		
Loan No.			
TRUST DEED	STATE OF OREGON County of Klamath	∫ } ss.	
	I certify that the was received for rea	within instrument	
	(DON'T USE THIS CI 10; 11 O'Clock A		
TO FIRST FEDERAL SAVINGS &	LABEL IN COUN. TIES WHERE USED.)	of said County.	
LOAN ASSOCIATION Beneficiary	Witness my hand a affixed.	nd seal of County	
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St.	WM. D. MILNE	County Clerk	
Klamath Falls, Oregon	FEE \$4.00 By Hazeld	hazil	
REQUE To be use	ST FOR FULL RECONVEYANCE d only when obligations have been paid.		
TO: William Ganong, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed 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 statule, to cancel all evidences of indebtedness secured by acid trust deed which are delivered to you herewith together with eaid same.			
DATED:, 19, by			

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