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<text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text>	FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and	
<text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text>	WITNESSETH: The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the	
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<text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text>	rents, issues, profits, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise apper-	
<text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text>	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 application of the premises in the presence of the premises of the premises of the purpose of th	
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<text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text>	any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.	A COMPANY OF THE OWNER OWN
<text><text><text><text><text><text></text></text></text></text></text></text>	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, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.	
<text><text><text><text><text></text></text></text></text></text>	The grantor covenants and agrees to pay said note according to the terms fuercof and, when due, all taxes, assessments and other charges levided against said property; to keep said property free from all encumbrances having pro cedence over this trusts deed; to complete all buildings in course of construction or hereafter constructed on said premises within six months from the date hereof or the date construction to as and expenses of this trust, including the cost of title scarch, as well as the other costs and expenses of this trust, including the cost of title scarch, as well as	
 The relative control of the premiser is to keep all buildings, indicate proceedings in the proceeding is to the proceeding in the proceeding is to the proceeding in the proceeding is to the proceeding in the proceeding is the proceeding is to the proceeding in the proceeding is the process in the process i	promptly and in good workmanike manner any building or improvement on in enforcing this obligation, and truste's and attorney's fees actually incurred; and property which may be damaged or destroyed and pay, when due, all to appear in and defend any action or proceeding purporting to affect the secur- costs incurred therefor; to allow beneficiary to inspect said property at all times during construction; to replace any work or materials unsatisfactory to beneficiary within fifteen days after written potter from beneficiary of auch proceeding purporting to affect the secur- tion security and expresses, including cost of evidence of title and attorney's fees in a beneficiary within fifteen days after written potter from beneficiary of auch	
history due to deter the initial policy of the beneficiary attacked and th		
In think. On think. To refer to provide regularly for the prompt payment of and taxes, assessments are to be made through the principal and interest payable under the terms of the note or obligation secured payable with respect to and property within each succeeding three periods also one-thirty-sixth (1/3kb) of the invariance premiums to be granted also one-thirty-sixth (1/3kb) of the invariance premiums to be granted to the principal of the pay method with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property within each succeeding three periods with respect to and property, within each succeeding three periods with respect to and property, within each succeeding three periods with respect to and property, within each succeeding three periods within the period of the periods with the period of the periods within the period of the periods within the period of the periods within the period within the	secure by one to be one to be one to be one to be one of the beneficiary attached and with approved loss payable clause in favor of the beneficiary attached and with premium and to the prior of the beneficiary attached and with the premium and to the prior of the beneficiary attached and with the premium and to the prior of the beneficiary attached and with the premium and to the prior of the beneficiary attached and with the prior of the prior of the beneficiary attached and with the prior of the prior of the beneficiary attached and with the prior of the beneficiary attached and with the prior of the prior of the beneficiary attached and with the prior of the prior of the beneficiary attached and with the prior of th	
the boundleary, together with and in addition to the monthly payments of the low constanting and interest payable under the terms of the noise or obligation secured precision and payable with respect to said property within each succeeding three years willed its trais deed remains in effect, as estimated and directed by the beneficiary is and also one thirty-sixth (1/36th) of the insurance premiumity upon wilter equest to said property within each succeeding three years willed the traces assessments and directed by the beneficiary is a directed in the principal of the loss paid shall be head by the second of the principal of the loss paid shall be head by the second of the property. Since the principal of the loss paid shall be head by the second of the property, the sums as paid shall be head by the second of the property. The granted and the note for entry and payable.	guirde to pay all reasonable costs, expenses and attorney's fees necessarily paid	A TIME I SHITTER
2. At any time and from the clock of the principal of the beneficiary, such sums to be credited to the principal of the loan until required for the several purposes there of and shall there on the charge of the principal of the loan or, at the option of the beneficiary, the sums so paid shall be held by the beneficiary in trust as a reserve account, without interest, to pay add and payable. While the grantor is to pay any and all taxes, assessments and other the same begin to bear interest, and to pay permitmis on all insurance policies upon said property, such payments are to be made through the bene- policies upon said property, such payments are to be made through the bene- ficiary of the services for any of the services in this paragraph and payable. 2. At any time and from time to the number of the services in the parameters and other the same begin to bear interest, and how pay pay other are thereof, before policies upon said property, such payments are to be made through the bene- ficiary of the services in this paragraph and be stricks in this paragraph and be stricks in this paragraph and the principal of the services in this paragraph and be stricks in the paragraph and the stricks in this paragraph and be stricks in the paragraph and the stricks in this paragraph and be stricks in the paragraph and the stricks in this paragraph and be stricks in the paragraph and the stricks in this paragraph and be stricks in the paragraph and the stricks in the paragraph and the stricks in this paragraph and be stricks in the paragraph and the stricks in this paragraph and be stricks in the paragraph and the stricks in the par	the beneficiary, together with and in addition to the monthly payments of fees necessarily pain or incurred by the identicary in such proceedings, and the principal and interest payable under the terms of the note or obligation secured hereby, an amount equal to one-twelfth (1/12th) of the taxes, assessments and the is own expense, to take such actions and execute such instruments as shall online charges due and payable with respect, to said property within each succeed. We necessarily in distaining such competation on publy upon the beneficiary's	
While the grantor is to pay any and all faxes, assessments and other charges levied or assessed against said property, or any part thereof, hereof, the same begin to bear intervent and alls to pay permitmis on all insurance piblicles upon said property, such payments are to be made through the bear licitary, as aforesaid. The grantor hereby authorizes the beneficiary to pay	payage with respect to shid property within each succeeding three years while this trust deed remains in effect, as estimated and directed by the beneficiary, such sums to be credited to the principal of the loan until required for the several purposes thereof and shill thereupon be charged to the principal of the loan; or, at the option of the beneficiary, the sums so paid shall be held be held. In trust as a rearry account, without, interest, to pay apid the beneficiary in trust as a rearry account, without, interest, to pay apid	
policies upon said property, such payments are to be made through the beneficiary to pay ficiary, as aforeasid. The grantor hereby authorizes the beneficiary to pay	While the grantor is to pay any and all taxes, assessments and other the may be described as the "person or persons legally entitled thereto" and the class the state of the class the	
the laurance carles or their representatives, and to charge said sums to the principal of the loan or to withdraw the sums which may be required from the neares account if any established for that purpose. The grantor spres- tance writes or to any loan or danage and proving the to be proving the top of the landbishes are the proving the top of the same the factor may at a bit of the indebishes are top of the indebishes are top of the indebishes are top of the same and evaluation of the indebishes are top of the indebishes are top of the indebishes are top of the same the or other was and by the beneficiary here y is suborised in the set of the same top of the indebishes are top of the	policies upon said property, such payments are to be made through the bene. Solar of \$3.00. Helary, as aforesaid. The grantor hereby authorizes the beneficiary to pay 3. As additional security, grantor bereby assigns to beneficiary during the	
such numence receipting upon the biligations accurately by the baseficiary after the same and upon the biling reactor is and the same and upon the same accurately and the same accurately and the same accurately and the same accurately and the same accurately accurately and the same accurately acc	the insurance carriers or their representatives, and to charge said sums to the incent in the carrier to a sum which may be required from become due of a payable. Which we have a sum which are to be the bene- the reserve account, if any, established for that purpose. The grantor agree any insur- ance written or for any loss or damage growing out of a defect in any in successful to be adequate of any and the beneficiary negotiable for failure to have any insur- aurance written or for any loss or damage growing out of a defect in any in the successful to any account, and which the beneficiary hereby is subnitized. In the event of any	
	loss, to compromise and settle with any insurance company and to poly any setue property, or any part increases of operation and collections including these past due and unpaid, and apply computing the amount of the indebtedness for payment and straisfeetion in the attent of the indebtedness for payment and straisfeetion in the attent of the indebtedness for payment and straisfeetion in the attent of the indebtedness for payment and straisfeetion in the attent of the property by the beneficiary stree is the beneficiary may determine.	

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The cniering upon and taking possession of said prop- contain issues and profits or the proceeds of fire and or compensation or awards for any taking or damage of calion or release thereon, as aloresaid, shall not cure notice of default hereunder or invalidate any act ice.	rty, the collection ther insurance pol- the property, and or waive any de- done pursuant to	pouncement at the time fixed by the deliver to the purchaser his dead in i porty so sold, bit without any orver registal is thereof. Any person, etcl and the beneficiary, may purchase s	preceding postponement. The important of the second	ates shall s the pro- plied. The of of the he grantor
The grantor shall notify beneficiary in writing of r sale of the above described property and furmish piplied it with such pursonal information concerning refinarily be required of a new loan applicant and ab	any sale or con- heneficiary on a the purchaser as all pay beneficiary on default by the	9. When the Trustee selie pur- trustee shall splut like proceeds to the expenses of the sale including reasonable charge by the stature; trust deed (3) fo all persons interests of the trustee in the tru- under of their priority. (4) The au order of their priority. (4) The sale interest interests of the trustee in the trustee of the trustee of the trust set of the trustee of the trustee of the trust set of the trustee of the trustee of the trust set of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trust set of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trust set of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trust set of the trustee of the trustee of the trustee of the trust set of the trustee of the trustee of the trustee of the trust set of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trust set of the trustee of the trustee of the trustee of the trust set of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee of the trustee o	auant to the powers provided (the frustee's said wa follows: the compensation of the trut (2) To the obligation secure saving recorded liens subseque at deed as their interests appr rplus, if any, to the granter of entitied to such surplus.	the trust
s charge. Time is of the essence of this instrument and up in payment of any indebtedness secured hereby or in 0 at heroand paysails by delivery to the trustee of writty thou to soil the trust property, which notice trustee id for rocord. Upon delivery of said notice of default a ficiary shall deposit with the trustee this trust deed nd documents evidencing expanditures secured here shall fits the time and place of sale and give notice by law.	an actice of default shall cause to be and election to sell, and all promissory by, whereupon the ce thereof as then	10. For any reason permitted time appoint a successor or success successor trustee appointed hereunde veyance to the successor trustee, the and duties conferred upon any truste such appointment and substitution at by the heneficiary, containing refer record, which, when recorded in the point or counties in which the prop proper appointment of the successor.	by law, the beneficiary may fro re to any trustee named herein, . Upon such appointment and we latter shall be reated with all the herein named or appointed here all be made by written instrume ence to this trust deed and it office of the could, cirk or need	m time to or to sny tihout con- tile, powers ander. Each ander. Each t executed s place of the of the of
After default and any unic prior to inter des or Trustee for the Trustee's said: the grant des d may pay the endre anount then the grant again gations secured thereby follogation as and expense reing the to reach other than such portion of the second des has an default accurred and thureby cur	other person so is trust deed and s actually incurred and attorney's fees principal as would e the default.	11. Trustee accepts this trust ledged is inade a public record, as p to notify any party hereto of pendi- any action or proceeding in which t party more a proceeding in which t	when this deed, duly executed a rovided by law. The trustee is no is sale under any other deed of he grantor, beneficiary or trustee ding is brought by the trustee.	ad acknow- ot obligated trust or of shall be a
After the lapse of such time as may then be requir ordation of said notice of default and giving of said hall sell said property at the time and place fixed by either as a whole or in separate parcels, and in such at public auction to the highest bidder for cash, in States, payable at the time of sale. Trustee may pos- tion of said property by public announcement at such d from time to time thereafter may postpone the	ed by law following notice of sale, the order as he may de- awfut money of the ipone sale of all or a time and piace of a sale by public an-	12. This deed applies to, inthe hereto, their heirs, legatees device assigns. The term "beneficiary" al- pledgee, of the note accured heret herets. In construing this deed and cuinte gender includes the feminine cludes the plural.	es to the benefit of, and binds a, administrators, executors, suc all mean the holder and owne y, whether or not named as a whenever the context so require and/or neuter, and the singular	all parties cessors and , Including beneficiary s, the mas- number in-
N WITNESS WHEREOF, said grantor	has hereunto s	et his hand and seal the d	ay and year first above	written.
		, John A. Rigg	a 11, Dian)	(SEAL)
OF OREGON		LAMAN	WRIGHTS	(SEAL)
of Klamath) ss. HIS IS TO CERTIFY that on this 28 do	y of	July , 1	9.72, before me, the und	ərsignəd, a
Public in and for said county and state, p JOHN A. RIGGS and KRIS	TINE A. RI	GGS, husband and	wife	to me that
personally known to be the identical individua <u>with executed</u> the same freely and voluntarily	for the uses and p	ourposes inerein expressed.		
TESTIMONY WHEREOF, I have hereunto set	my hand and affi	red (fity notarial seal the day of	e vear last above written.	
		Notary Public for Oregon My commission expires:	16173	
m No.		STATE County	OF OREGON } ss.	
			or Klamain	1223
TRUST DEED		Leri	· · · · ·	trument
TRUST DEED		was rea day of	ify that the within ins reived for record on th JULY	e 28th 19.72
TRUST DEED	SPACE For Label	was rec day of ruse this at3;] recording in book in cour. Record	ify that the within ins reived for record on th	e 28th 1972., ecorded 829.3.
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Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary or Recording Return To:	SPACE FOR LABEL TIE	was rec day of ; reservers at3; 7 recording in book ; n coun. Record s where used.) With affixed.	ify that the within ins eived for record on th JULY	e 28th 1972. ecorded 8293. ounty.
TO TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	SPACE FOR LABEL TIE	was rec day of t use this at3; 1 reserved in book rin coun- s where used.) With affixed.	ify that the within ins eived for record on th JULY	e 28th 1972, ecorded 5.8293. ounty. County

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 cancei 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 held by you under the same.

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by

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DATED

First Federal Savings and Loan Association, Beneficiary

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