

69549 A-22129 Vol. m. 11976 # 9129 TRUST DEED THIS TRUST DEED, made this lith day of October

72, between 19.... FINLEY D. SCHHUMBOHM and SANDRA SCHLUMBOHM, 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:

Lot 3 in Block 1 of MIDLAND HILLS ESTATES, according to the

official plat thereof on file in the office of the County

Clerk of Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and singular the appurtonances, 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, tetrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as woll-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 apparatus. The provide the security performance of the purpose of the security performance of the purpose of the security performance of the premises. Including all interest therein which the grantor has or may hereafter acquire, for the purpose of security performance of the premises. The performance of the purpose of the performance of the purpose of the purpose of the purpose of the performance of the premises. The performance of the performance of the purpose of the performance of the pe

each agreement of the grantor herein contained and the payment of the sum of WENTY THOUSAND SIX HUNDRED & NO/100 (s 20, 600, 00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$ 143, payable to the MOVEMBER 15

This trust doed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the granitor or others having an interest in the above described property, as may be evidenced by a note or notes. If the indettedness 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.

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indeticeness. If the reserve account is all he credited to the and other charges is not afficient at any time for the payment of such charges as they become due, the arritor shall pay the deficit to the beneficiary upon demand, and if not payment of such charges at its option and the amount of such deficit to the beneficiary obligation secured hereby.

any of and unn plot, the beneficiary may credit paynents received function of any the another, any of and unnotes or part of any paynent on one note and part on another, any the beneficiary may cleat. The granice hereby expendent to any paynent on one note and part on another, free and clear of all presents and property to varyed by this trust deed are excutors and administrators shall warrant and defend his said tills therefore and the denire of all presents whomeover. The granice here and clear of all presents whomeover. The granice revenues and the said tills therefore and, when the dark of all presents whomeover. The granice revenues and the said tills therefore and, when the dark of all presents whomeover. The granice revenues and the pay said hole according to the terms is add property for the dark of the said property which any here all buildings in course of construction to here all present thin at a months from the dark opposite the dark construction is here and the mother who any said and the said property which may be dark of the said property when the dark of the dark construction is the presence of the dark construction is the said property which any building or improvements one of the dark construction is the said property that any building the dark of the dark of the dark of the said the proper here all the dark of the dark of the said the dark of the said the property that any building the dark of the dark of a said property which the face any work or materials unadiates at the fore all the dark of th

aball be non-concellable by the granter during the ten term of and target, assess-in order to provide regularly for the prompt payment of said target, assess-ment or ciber clarges and insurance premiums, the granter agrees to pay to the said integration with and in addition to the monthly payments of principal and integration with and in addition to the monthly payments of hereby, an amount of payhous regulation of the monthly payments of the clarges due and algobies of the said property within each succeed-ing weive months, and also one-thirty-site to said property within each succeed-ing tweive months, and also one-thirty-site of the insurance premiums this trust deed remains in effect, as estimated and disceeding three years while such sums to be credied to the principal of the bound the indicating the several purposes thereof and shall thereupon be charged to the principal the held by the hor hay and the option of the beneficiary, the sums and also held by the hor hay and the option of the beneficiary, the sums and also held by the hor hay and the option of the beneficiary is the held by the hor hay and the option of the hear for and shall become due and payable.

Lates, assessments or other charges when the saial become due viel or assessments or other charges when the saial become due viel or assessed against said property, or any part thereof, before begin or assessed against said property, or any part thereof, before begin and possible and also to pay premiums on all insurance aforesaid. The such payments are to be made through the bene-aforesaid. The such payments are to be made through the bene-due and the such payments are to be made through the bene-for the such that and the such pay premiums on all pay the lector of such taxes, assessments or or through the the bene-premiums in the amounts shown on the clarges, and to pay the premiums in the amounts shown on the clarges, and to pay the account, if any, established for that purpose. The granults for the body loss or dwarge growing out of a defoct he any in-suce carples upon the barg hereing a such as the event of any to hold the beneficiary hereing is authorized, in the event of any mpromise and sectionary hereing is authorized. In the structure of the any has the amount of the indebigainons accured by this trust itsed. In a all or other acquisition of the property by the beseticary after surance policy, loss, to compro-such insurance computing the full or upon sa

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Should be granter hereby. Should be granter fail to keep any of the foregoing covenants, then the beneticing may at its option carry out the same, and all its expenditures there for shull be interest at the rate specified in the pole, shull be repayable by the granter and the field of the security of the lien of this trust dered. In any improvements made is kill be relieved by the lien of this trust for shull 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 giantor further agrees to comply with all laws, ordinances, regulations fores and expenses of this trust, including the cost of the search, as well as the other costs and expenses of the trustee incurred in search, as well as in enforcing this obligation, and trustee's and attorney's fees methods with on its many search, as the search of the search as the search as the other costs and expenses of the trustee incurred in the other costs and expenses of or proceeding purporting to affect the other and default on any action or proceeding purporting to affect there and costs and expense of the trustee of title and attorney fees and the the heneficiary trustee may appear and in any such action or proceeding in which the heneficiary trustee may appear and in any such action or proceeding the deed.

The beneficiary will furnish to the granter on written request therefor an musi statement of account but shall not be obligated or required to furnish ny further statements of account. 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 to commence, prosecute in its own name, the beneficiary shall have the right to commence any compromise or setticar in or defend any ac-tion or proceedings, or to make any compromise or setticar in or defend any ac-tion or proceedings, or to make any compromise or setticar in or defend any ac-net of the setting and, if it so elects, to require that all or any portion or more than and the compensation for such taking, which are in excess of the amounty is or incurred by the reasonable costs, expenses and attorney's reas necessarily poid and applied by its first upon and, proceedings, shall be prid to the beneficiary's fees necessarily poid or incurred y, we consult and exceeded the proceedings, and the stalance applied upon the indeptedness according in such instruments as shall request.

balance applied upon the indentedness summriting in such proceedings, and the st its own expense, to take such actions area directly and the granicar agrees, be necessary in obtaining such compensation, promptly upon the backflichary request. 2. At any time and from time to time upon written request of the bene-ficiary, pryment of its first and presentation of this deed and the note for en-dorsement (in case of full reconveyance for other without affecting the limbility of any present for the payment of the mellation), without affecting the inability of any present for the payment of the mellation. Without affecting the consent to the making of any map or plat et said brinness, the trustee may (a) any casement affecting this died or the property. The granice in any reconvey, affecting the process the other payment of the mellation, when the statistic output and the same area of the property. The granice in any reconvey, there may take the other as for any of the services in this paragraph be statist be 5.00.

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The entering upon and taking possession of said property, the rents, issues and profits or the proceeds of fire and other insu-compensation or awards for any taking or damege of the pro-lication or release thereof, as aloresaid, shall not cure wait betten of default between the upsticiate state of the state of the state betten of the state of the state

5. The grantor shall notify beneficiary in tract for sale of the above described property in form supplied with such personal information would ordinarily be quired of a new loss annive gervice charge.

6. Time is of the 6. Time is of the essence of this measures grantor in payment of any indebtedness secured he agreement hereunder, the beneficiary may declare mediately due and payable by delivery to the trust and election to sell the trust property, which no duly filled for record. Upon delivery of said notice the beneficiary shall deposit with the trustee this property documents evidencing expenditures sr default by hereby or in performance of any lare all sums secured hereby im-rustee of written notice of default notice trustee shall cause to be ce of default and election to sell, all pro and documents s shall fix the d by law. trustee this trust deed and all promissory enditures secured hereby, whereupon the of sale and give notice thereof as then

7. After default and any time prior to five days before the date set y the Trustee for the Trustee's sale, the grantor or other person so fulleged may pay the entire amount then due under this trust deed and to obligations secured thereby (including costs and expenses actually incurred i enforcing the terms of the obligation and trustee's and attorney's fees ot exceeding 50.00 each other than such portion of the principal as would ot then be due had no default occurred and thereby cure the default.

not then be due had no default occurred and thereby cuto the default. 8. After the lapse of such time as may then be required by law following the recontainion of said notice of default and giving of said hotice of saie, the trustee shifts and the said said and the said said of the of saile, either as a whole of the time and place fixed by him in said notice of saile, either as a whole of the said said of the said said of the ternine. A public auction to the highest hidder and postpone said of all of any portion of said property by public announcement at such lines and place of said and from time to time thereafter may postpone the said by public an-

deed or to his auccessor in interest entitled to such surplus. 10. For any reason permitted by haw, the beneficiary may from time to time appoint a successor or successors to any fusite named herein, or to any successor trustee appointed hereunder. Upon such appointments and without con-veyance to the successor frustee, the latter shall be reasted with all this, powers and duties conferrui upon any trustee herein named or appointed hereunder. Each such appointment and unbailing the marked by withen instrument excented by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county cirk or recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

deliver to the purchase his deed in form as required by law, convering the perty so sold, but without any covenant or warranty, express or implied recitais in the deed of any matters or facts stall be conclusive proof o truthfulness thereof. Any person, excluding the trustee but including the gr and the beneficiary, may purchase at the sale.

nd the heneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided her rustee shall apply the proceeds of the truste's sale as follows: ite expenses of the sale including the compression of the trustee, easonable charge hy the attorney. (2) To the colligation secured rest deed. (3) To all promiss having recorded liens subsequent interests of the trustee in the trust deed as their interests appear ruler of their priority. (4) The surplus, if any, to the grantor of the keed or to his successor in interest entitled to such surplus.

ment at the time fixed by the pre-

proper appointment of the successor trustee. II. Trustee accepts this trust when this deed, duly executed and acknow-iciged is made a public record, as provided by law. The trustee is not obligated to yother approximation of pending sule under any other deed of trust or of a party unless action or proceeding is brought by the trustee. II. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees devises, administrators, executors, successors and passigns. The term "beneficiary" shall mean the holder and owner, including piedgee, of the note secured hereby, whether or not named as a beneficiary ureful gender includes the femiliae 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.

Finle DSchlunbahm (SEAL)

STATE OF OREGON County of Klamath

(SEAL)

Jandra Schlumbehm (SEAL)

THIS IS TO CERTIFY that on this..... 11 day of October

Notary Public in and for said county and state, personally appeared the within named.

to me personally known to be the identical individual.^S named in and who executed the foregoing instrument and acknowledged to me that they solution the same treely and voluntarily for the uses and purposes therein expressed.

IN TESTIMONY WHEREOF I have hereunto set my hand and affixed my notarial seal the day and Luco Quenc 07 V

Notary Public for Oregon My commission expires: 5-14-76

Loan No. STATE OF OREGON } ss. TRUST DEED I certify that the within instrument was received for record on the 18th day of OCTOBER 19 72 at 4;00 o'clock P M., and recorded in book M 72 on page 11976 Record of Mortyages of said County. (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE то FIRST FEDERAL SAVINGS & USED. Witness my hand and seal of County LOAN ASSOCIATION affixed. Ben WM. D. MILNE After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. County Clerk Klamath Falls, Oregon fee \$ 4.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO: William Ganong_ ..., Trustee

M THE REAL PROPERTY.

DATED

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T'storater

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 have y are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel 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

First Federal Savings and Loan Association, Beneficiary