2 CI4012-5 TH-28 +663 13913 2 :::(j:)o3 TRUST DEED December , 1972 , betwoon FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary; THIS TRUST DEED, made this 4th day of 1. 10 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: 1162 P Lot 15, MADISON PARK, Klamath County, Oregon 6 Ē ч<u>к</u>, 9 ŝ 5 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 appor-tations the above described premises, and all plumbing, lighting, heating, ventilating, arc-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and line apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting end line leum, shades and built-in ranges, distwashers 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 granter has or may hereafter acquire, for the purpose of securing performance of described premises, including all interest therein which the granter has or may hereafter acquire. FIGHTEEN THOUSAND FOUR HUNDRED FIT described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of FIFTY acquired premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of the security performa each agreement of the grantor herein contained and the payment of the sum of the state of a promissory note of even date becaution payable to the sense of a promissory note of even date becaution and interest thereon according to the terms of a promissory note of even date becaution payable to the being payable in monthly installments of \$ 28000 commencing the terms of a promissory of the terms of sense and made by the grantor, principal and interest being payable in monthly installments of \$ 28000 commencing the terms of a promissory of the terms of a promissory note of even date by the grantor, principal and interest being payable in monthly installments of \$ 28000 commencing the terms of a promissory of the terms of a promissory of the terms of a promissory of the terms of a promissory note of even date by the grant of the terms of a promissory note of even date by the grant of the terms of a promissory of the terms of a promissory of the terms of a promissory of the terms of the terms of a promissory of the terms of default, any balance remaining in the reserve account shall be credited to the indebtedness. If this reserve account for taxes, assessments, insurance premiums and other charkes, and sufficient at any time deficit to the beneficiary upon as they become not sufficient to any time deficit to the beneficiary upon may ach become not paid within ten days after such demand, the heneficiary demand, and is paid within ten days after such demand, the heneficiary obligation secured hereby. This trust deed shall further accurs the payment of such additional money, if any, as may be loaned hereafter by the heneficiary to the granior or others having an interest in the above described property, a may be evidenced by a note or notes. If the beneficiary may credit payments received by it upon more than one note, the beneficiary may credit payments received by it upon any of sail notes or part of any payment on one note and part on another, as the beneficiary may cled. 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 shull draw interest at the rate specified in the nine of this trust deed. In the granter on demandant shall has secured by the limits discretion to complete this connection, the beneficiary shall have the rate to make such regulars to sale any improvements male on said premises and also to make such regulars to sale property as in its sole discretion it may derm necessary or advisation. 10 as the beneficiary may elect. 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 herein. that the said premises and that the grantor will and his heirs, 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. A sum of the encumberances and that the grantor will and his here, against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other character is brief against and property; to keep said property free from all encumbrances having per-basic over this trust deed; to complete all buildings in contar construction percent the constructed on the percent of the said the character is and property; to keep said promises within say the due of the said of the percent on the due construction and percents of the said construction of the said of the said of the said and pay, when due, all and property which are the said of the said of the said said of the said of the said construction is to replace any within a nucleal from the said and prome the said premises to keep and how the said said the said the said there of the said premises to keep all buildings and improvements and are said property which premises to keep all buildings and improvements of the said premises to keep all buildings and improvements and a said the said premises to keep all buildings and the provements and a said the said premises to keep all buildings are seen that to be the said property all buildings of the said as the said the said as now or breafter erected on said property all buildings are due to or other said premises to said premises continuous then to the said said said said to delive the interval and will a company of companies acceptable to the interval and the said and the a company of companies acceptable to the inter-said to delive the principal place of husing acceptable to the interval and policy of insurance is at so the said policy of insurance. For all policy of insurance is at so the said of the hereficiary and will all policy of an insurance is at so there of the said the said policy of insuran property as in its sole discretion it may deem necessary or advisable. The granitor further agrees to comply with all law, ordinances, regulations, covenants, conditions and extrictions affecting said property; to pay all costs, fees and expenses of the trust, including the cost of the search, as well as the other costs and spenses of the truster incorps fees actually incurred in enforcing this objection affecting incorps of the search, as well as objecting this objection and truster's and attemporting to affect the search on appear in and dights or powers of the truster into truster; and to pay all outs and expenses of including cost of evidence of title and attorney's feeding in costs and expenses the including cost of evidence of title and attorney's feeding in which the beneficient or truster may appear and in any suit brought by the trust fielar to foreclose this deed, and all said sums shall be secured by this trust deed. - White 7**8**97 The beneficiary will furnish to the granior on written request therefor an annual statement of account but shall not be obligated or required to furnish any 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 right of enhanced contains or condemnation, the beneficiary shall have the right to connecessory of make any compromised on a set of the second any ac-tion or proceedings, it so elects, to require that all or any portion of the memory such taking and, make all so elects, to require that all or any portion of the memory and applied on the second second second second second second second or locar portion of the second second second second second second required to y the granter in such promotion costs and expense and attorney's and applied upon the index pression second second second second second second in the second and applied upon the index pression second hereby and hatcorney's in a second and applied upon the index is descended second second second second second second in a second in the second seco obtained. In order to provide regularly for the prompt payment of said taxes, assess-intends or other clarges and insurance promiums, the grantor agrees to pay to the bencilcary, together with and in administration to the monthly physical and principal and interest payable under the trans of the note or obligations secured interedy, and interest payable under this of the said taxes, assess-the the same transmission of the same transmission of the principal and mount equal to one-twell respect to said property withins are premiums offer charges due and payable with respect to said property within same premiums ing twells respect to said property within cacle succeeding three approximations and also one-three set in the same transmission of the beneficiary, payable the respect to said proper set satinated and directual required for the said second purposes thereof and ho beneficiary, the sume same and shall be held by from or at the option of a reserve account, without interest, to pay said proming, taxes, assessments or other charges when they shall become due and payable. request. 2. At any time and from time to time upon written request of the beneficiary's ficiary, payment of its for and presentation of this deed and the note for en-ficiary, payment of the for and presentation of this deed and the note for en-interventer (in case of for the payment of the inductorety; (b) join the granteer any casement or its first any map or plat of ann Property; (b) join in granting any casement or its affecting this deed or the local of the phenomenon or other agreenty, all or any part of the property. The grantee in any recovery without warming it or any part of the property. The grantee in any recovery into the matched as the "person forcia shall be conclusive proof of the intercline therein of any matters for any of the services in this paragraph interlines. Theteory, Traker's free for any of the services in this paragraph and by 5.00. and thereof. Trustee's fees for any of the services in this paragraph shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of their trusts all rank, issues, royalities and profits of the pre-profile shall default in the payment of any indicticant services were the right to col-ter the shall default in the payment of any indicticant services are the order in performance of their services and profile and profile col-ter the shall default in the payment of any indicticant services are the order in performance of any asymptotic services and profile collections are the order in performance of any asymptotic services and profile of the pro-ice and paymin, without notice, either in regard to the adequacy of a re-ficienty may at any part thereof, in its how pane aus for or otherwise one security for the indichedness hereby secured, more uso for or otherwise apply the antic, has coasts and explain securiton and collection, including reaping the same, have and profile, including cost on and take payment the same, have and profile, including cost on and collection, including reaping the same, have and profile and any indichedness secured hereby, and in such order as the beneficiary may determine. promiums, 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 shill proverly. Or any part thereof, before policies upon said property such payments are incortes the beneficiary to pro-ting sime shoreof, assessments and other pay he made through the bene-paid property, such assessments and other pay he made through the bene-tary and all taxes, assessments and other pay he made through the bene-by the collection of the amounts as shown is or other charges, and bomilt insurance carlies or the amounts as shown on the statements thereof a pay the payment and property such taxes, assessments and to charge a for any part insurance promiums in the amounts as shown on the statements thereof a pay the pharmacher and the bar and the amount of the same while the same of the pharmacher and the amount of the same shifts or the part of a grant and and or promiums in the amount as a shown on the statements thereof a pay the the reserve account, if a beneficiary people is made purphies to have any insur-ance written or for the beneficiary people in same or ongoing a part of a sport the reserve account, if a beneficiary benefit is mance or the same of a dore in any par-neon prime prime and settle with any insance sourpany and to apply any loss, to comproneonist upon the obligations accured by the beneficiary period with insurance or the beneficiary benefit shares or pay any any such insurance or other acquisition of the property by the beneficiary ster-ful or upon asle or other acquisition of the property by the beneficiary ster-×. 12,130 المتعلق الم 110



	would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge. b service charge. a service charge. a service charge. b service charge. a service charge. b service charge. b service charge. a service charge. b service char	bit the second of the structure of the object action of the truttee, and a structure of the object of the truttee object of t
	STATE OF OREGON) County of Klamath) 55.	(SEAL)
	THIS IS TO CERTIFY that on this for day of Decemb	per, 19.72, before me, the undersigned, a
Notary Public in and for said county and state, personally appeared the within named		
	ERSKINE DEDOE AND DOROTHY JEAN DELOE, husband and wife	
	to me personally knowb to be the identical individual S. named in and who executed the foregoing instrument and acknowledged to me that	
	IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my not and the day and year last above written.	
	AUGUS/	Small V. Brown
		Notary Public for Oregon //-/2-75 My commission expires:
	Loan No.	CT MET OF OPPOOL
		STATE OF OREGON SS.
		County of Klamath (ss.

I certify that the within instrument was received for record on the 5th day of December , 19 72 at 10;450'clock A M., and recorded in book M 72 on page 13213 Record of Mortgages of said County. Witness my hand and seal of County affixed.

WM. D. MILNE County Clark \cap 0 ha na FEE \$ 4.00 \odot <)Deputy

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.)

TO: William Ganong, Truslee

suitoring upon and taking possession of said property, the source or , based and profits or the proceeds of fire and other insurance point particulation of the proceeds of the property, and particulation and the source of the property and the source thereout as sourced, that not cure or waite any de-tain of default hereinder or insulatica any act done purputant to

5. The granior shall notify beneficiary in writing for sale of the shove described property and fur supplied it with such personal information conserso ordinarily be required of a new loan applicant and lee charge.

DATED:

TRUST DEED

TO

FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

After Recording Return To: FIRST FEDERAL SAVINGS - 540 Main St. 29/3 X06⁷⁴ Klamath Falls, Oregon

The Tryle

Beneficiary

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 statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together will, 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.

First Federal Savings and Loan Association, Beneficiary

ding postponement. The trustee shall is required by law, convering the pro-or warranty, express or implied. The acts shall be conclusive proof of the the trustee but including the grantor fixed by the pre-his deed in form nutheoment at the time fixed by the prec-deliver to the purchaser his deed in form perty so sold, but without any corenant reditals in the deed of any person, excluding and the henelitisty. They purchase at the

9. When the Trustee sells pursuant to the powers provi-truster shall apply the proceeds of the trustee's sale as to the expenses of the sale including the compensation of the reasonable charge by the attorney. (2) To the colligation to trust deed, (3) to all persons having recorded liens sub-intervise of the truster in the trust deed as their interests order of their priority. (4) The surplus, if any, to the granit deed or to his auccessor in mitners entitle to such surplus. a provided harrin, the as follows: (1) To if the trustee, and a ation accured by the s subsequent to the terests appear in the grantor of the trust aurolus.

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