THIS TRUST DEED, made this 21st day of February WALTER WARMEE AND MARY JEAN WARMEE, 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;

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:

The following described real property situate in Klamath County, Oregon:

The East half of Lots 1 and 2 in Block 3 of DIXON ADDITION to the City of Klamath Falls, 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 appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise appearance, profits, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise appearance to the above described premises, and all plumbing, lighting, heating, venilating, disconditioning, refrigerating, watering and integrating to the above described premises, and all plumbing, lighting, heating, venilating, all-conditioning, refrigerating, watering and integrating to the above described premises, 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, for the purpose of securing performance of 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, for the purpose of securing each agreement of the granter herein contained and the payment of the sum of TWENTY TWO THOUSAND FIFTY AND NO/100

(\$22,050,00) Dollars, with interest thereon according to the terms of a promissory note of even data hardwith payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$ 170.20 commencing the payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and interest being payable in monthly installments of \$ 170.20 commencing and \$ 170.20 commencing

This trust deed shall further secure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the grantor or others ag an interest in the above described property, as may be evidenced by a rootes. If the indebtedness secured by this trust deed is evidenced by that one note, the beneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, so beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his heirs, and clear of all encumbrances and that the grantor will and his heirs, and clear of all encumbrances and that the grantor will and his heirs and administrators shall warrant and defend his said title thereto not the claims of all persons whomsoever.

executors 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 levied against shall present the said property; to keep said property for the property; to keep said property for the property; to keep said property for the said premises within six months from the day or hereafter construction is hereafter commenced; to repair and to hereoff or the date construction is hereafter commenced; to repair ament on said premises within six months from the day said property and said property at all the said incurred therefor; to allow beneficiary to improvements now or hereafter therefor; to allow beneficiary to improvements now or hereafter the said premises; to be said property at all the said premises; to the said property of said premises; to the said property and improvements now or hereafter creeted upon said premises; to property and improvements now or hereafter creeted upon said property in good repair and to commit or suffer no waste of said premises; to be property and improvements now or hereafter creeted upon said property in good repair and to commit or suffer no waste of said premises; to expect the said property and improvements now or hereafter the said premises continuously insured against now or hereafter the said premises of said premises to the property and improvements on said premises continuously insured against now of the said premises in a sum of the provention of the property of the said premises of the said premise of the said

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 had become due, the grantor shall pay the defict of the beneficiary upon 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.

Should the grantor fail to keep any of the foregoing covenants, then the lefticiary may at its option carry out the same, and all its expenditures therefore the same of the lefticiary may at its option carry out the same, and all its expenditures therefore the same of the left of t

property as in its sole discretion it may deem necessary or advisable.

The granter further agrees to comply with all laws, ordinances, regulation covenants, conditions and restrictions affecting said property; to pay all covered to the control of the search, as welfees and expenses of this trust, including the cost of title search, as well the other cost of large the cost of the search with in enforcing the oldesteed and actioner proceeding purporting to the property of the proceeding purporting to the rights or powers of the beneficiary or trustee and to pay ity hereof or the rights or powers of the beneficiary or trustee and to pay the proceeding purporting to the proceeding purporting to the rights or powers of the beneficiary or trustee and to pay the proceeding purporting to the proceeding purporting to the proceeding purporting to the proceeding the proceeding purporting to the proceeding to the proceeding purporting to proceeding purportin

The beneficiary will furnish to the grantor 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:

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 of commence, prosecute in its own name, appear in connection with the proceedings, or to make any compromise or settlemen in connection with taking and, if it so elects, to require that all or any appears of the amount repayable as compensation for such taking, which or excess of the amount repayable as compensation for such taking, which or excess of the amount repayable to appear the proceedings of the more of incurred by the grantor in such proceedings and attorney's and applied by it first upon any the beneficiary in such proceedings, and the fees necessarily paid or heurical cheeses secured hereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

5. The grantor shall notify beneficiary in writing of any sale for sale of the above described property and furnish beneficiar supplied it with auch personal information concerning the pure and ordinarily be required of a new loan applicant and shall pay be vice charge.

7. After default and any time prior to five days before the date set the Trustee's sale, the grantor or other person so the Trustee for the trustee's sale, the grantor or other person so the Trustee and the set of the sale of trustee's and attoracy's fees of exceeding \$50.00 each) other than such portion of the principal as would be then be due had no default occurred and thereby cure the default.

trustee shall apply the process of the trustee's sale as follows: trustee shall apply the process of the trustee's sale as follows: the expenses of the sale including the compensation of the trustee reasonable charge by the presons having recorded liens subsequent trust deed. (3) for all persons having recorded liens subsequent interests of the trustee in the trust deed as their interests appear order of their priority. (4) The surplus, if any, to the grantor of the deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus.

10. For any reason permitted by law, the beneficiary may from time appoint a successor or successors to any trustee named herein, or successor trustee appointed hereunder. Upon such appointment and with veyance to the successor trustee, the interest hall be vested with all this vested with all the successor trustee, the interest named or appointment and substitution that the made by written instrument such appointment and substitution that be made by written instrument by the beneficiary, containing reference to this trust deed and its precord, which, when recording reference to the county deek or recorder county or countries in which the property is situated, shall be conclusive proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknowled is made a public record, as provided by law. The trustee is not obligated notify any party hereto of pending sale under any other deed of trust or of y action or proceeding in which the granter, beneficiary or trustee shall be a rity unless such action or proceeding is brought by the trustee.

hereto, their hefers agencies to increase to the benefit of, and binds all parties hereto, their hefers legatees devisees, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner ampledgee, of the term "beneficiary" shall mean the holder and owner ampledgee, of the property of the pr

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

Walte Warnes (SEAL) STATE OF OREGON , 19.73, before me, the undersigned, a County of Klamath THIS IS TO CERTIFY that on this 21st day of February 19.73, before me, if Notario Public in and to said county and state, personally appeared the within named NARMEE, husband and wife WATTER WARMEE AND MARY JEAN WARMEE, husband and wife to me personally known to be the identical individual. S named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. Notice Public for Oregon (SEAL) STATE OF OREGON) ss. County of Klamath) ss. Loan No. TRUST DEED I certify that the within instrument was received for record on the 26 day of February 19 73 at 12:14 o'clock P.M., and recorded in book M73 on page 1982 Record of Mortgages of said County.

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

Witness my hand and seal of County affixed.

Wm. D. Milne
County Clerk By Cypethine my Clerk

Fee \$4.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

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 cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed the estate now held by you under the 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. TO: William Ganong...

First Federal Savings and Loan Association, I	3eneficiary
by	

DATED:

1. 11. 14.

FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

Klamath Falls, Oregon

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St.

Beneficiary