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TRUST DEED

19 73 , between February THIS TRUST DEED, made this 28th day of... GARY ALLEN HAYDEN AND BARBARA SUE HAYDEN, 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 granty in Klamath County, Oregon, described as:

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

Lot 15 of Kennicott Country 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 appurtenances, tenements, hereditaments, issues, profits, water rights and other rights, ecsements 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 awnings, venetan blands, floor covering in place such as wall-to-wall carpeting and lino apparatus, equipment and fixtures, together with all awnings, venetan blands, floor covering in place such as wall-to-wall carpeting and lino 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 and the apprentiate the provide the security of the granter to the purpose of the constant of the apprentiate therein which the granter to the grant of the constant of the security built-in application of the security of the granter to the grant of the grant each agreement of the grantor herein contained and the payment of the sum of Fifteen Thousand Three Hundred and Nov 100-100-100 to the sum of t

the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary and the said premises and property conveyed by this trust deed are and deed of all encumbrances and that the grantor will and his here storts administrators shall warrant and defend his said title thereto at the claims of all persons whomsoever.

subors and seministrators shall warrant and defend his said title thereto inst the claims of all persons whomever. The grantor covenants and agrees to pay said note according to the terms roof and, when due, all taxes, assessments and other charges levide against the seministrator and the seministration of the seministration of the terms of and, when due, all taxes, assessments and other charges levide against person over this trust deed; to complete all buildings months from the date or of or the date construction is hereafter any building or improvement on approximation of the seministration of the seministratis of the seministration of the seministration of the seministr

uned. In order to provide regularly for the prompt payment of said taxes, assess-tis or there charges and insurance premiums, the grantor agrees to pay to beneficiary, together with and in addition the note or obligation secured ispla and interest payhole under the terms of the monthly payments of explant and interest payhole with regular to and property within each succeed-twelve months, and also one-thereby within each succeeding three, gears will alle with respect to said de-three yields of the taxes, assessments and is used the explosion of the principal of the bare years will alle with respect to said de-three yields of the insurance premiums it used terminist affect, as estimated and directed by the beneficient eral purposes thereof and shall three actionated and directed by the beneficient is of the principal of the bare so paid shall be head by being that as a reserve account, without Interest, to pay said beings, taxes, assessments or other charges when they shall become due payhole.

mayable. While the grantor is to pay any and all taxes, tes levied or assessed against said property, or a same begin to bear interest, and also to pay pre les upon said pro The grantor hereby authorizes ry, an aforeen, assessments and other charges le and all the the amounts as shown by the gatac Tible aforesaid. The granue with a store and a store a or the s, and to chu-sums which may that purpose. sible for fallure ug out of reized,

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obligation secured access, Should the grantor fail to keep any of the foregoing covenants, t heneficiary may all its option carry out the same, and all its expenditure for shall draw interest at the rate specified in the note, shall be repay the grantor on demand and shall be secured the lien of this trust-ing connection, the beneficiary shall have the right in its discretion to any improvements made on said promises and also to make such repairs any improvements made on said promises and also to make such repairs 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, regu-covenants, conditions and restrictions affecting said property; it pay all fees and expenses of this trust, including the cost of title search, as the other costs adjustion, and trusters incurred in connection w in enforcing this objective trusters and attorney's fees actually the to appear in and defend any action or proceeding purporting to affect the ity hereof or the streth sor powers of the beneficiary or trustee; and restanable sem to be fixed by the court, in any such action or procee reasonable semetoles this deed, and all said sums shall be secured by the deed.

The beneficiary will furnish to the grantor on written request therefor an ial statement of account but shall not be obligated or required to furnish 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 of eminent domain or condemnation, the beneficiary shall have the right to edings, or to make any compromise or setlement in of the money's tion of king and, if it so elects, to require that all or any poss any able as compensation for such taking, which at the money's effect of the money's and applied by th first upon any theorem the costs and expenses and attorney's being and, the first upon any the beneficiary in such proceedings, and the being and the indextores are the such actions and execute such instruments af the balance applied upon to take such actions and execute such instruments af the take such actions and execute such instruments af the source such as the beneficiary's request.

2. At any time and from time to time upon written request. 2. At any time and from time to time upon written request of ficitry, payment of its fees and presentation of this deed and the noi downment of masses of full reconveyance, for cancellation, without at aff inability to the making of any map or plat of said provide the trustee inability to the making of any map or plat of said provide the said of the ave ensement or creating and restriction threaten hereof; (d) or other agreement affecting this deed or the lien or charge hereof; (d) without warranty, all or any part of the provide hereof; (d) the recitals therein of any merits of the provide lient of the restriction the same the same the same trustee of the intervide same the same trustee and the same the services in this shall be \$5.00.

a \$5.00. As additional security, grantor hereby assigns nee of these trusts all rents, issues, royalites flected by this deed and of any personal prope-shall default in the payment of any indebted formance of any agreement hereunder, grantor a shear rents, issues, royalites and profits earned become due and payable. ficiary may at any time is ceiver to be appointed by security for the indebted said property, or any part

on and tak profits or awards for c thereof 4. The entering upon ch rents, issues and p. or compensation or av upplication or release f or notice of default notice. taking of

5. The grantor shall notify beneficiary in writing of for sale of the above described property and furnish supplied it with such personal information concerning ordinarily be required of a new loan applicant and shi rice charge. any bez the

Free charge.
6. Thus is of the essence of this instrument for in payment of any indebtedness secured hereby sement hereunder, the best delivery may declare at instely due and path the security may declare at election to and path enture property, which notice election to and path enture property, which notice of the security of the security of said notice of the security shall deposit with the trustee this trust isces shall fix the time and place of sale and a ifred by law. default by the formance cured hereby im-notice of default hall cause to be detection to sell, missory omissory ipon the as then

7. After default and any time prior to five days before the y the Trustee for the Trustee's sale, the grantor or other p inviviged may pay the entire amount then due under this trust of he obligations secured thereby (including costs and expenses actually not concerning the terms of the obligation and trustees and strong not exceeding \$50.00 each) other than such portion of the principal not then be due had no default occurred and thereby cure the defidate set person deed ily incu rncy's

After the lapse of such the stemat in the After the lapse of such the seman then shall sell said biopert at the time and plac either as a motion to the highest bidder for a public auction to the highest bidder for the of said property by public announcement of rom time to time thereafter may post quired by law fo

STATE OF OREGON

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Loan No.

DATED:

(SEAL)

THIS IS TO'CERTIFY that on this T

TRUST DEED

TO

County of Klamath

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, fixed by the precedu-r his deed in form as redur hout any covenant or warf any matters or facts ab any matters or facts ab any nextluding the tr -son, excluding the site. to t uncement of the purcha liver to the purcha rty so sold, but w citals in the deed uthfulness thereof.

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9. When the Trustee sells pursuant to the powers providing the proceeds of the trustee's and a follower the trustee's and a follower the trustee's and the sell the sellower the trustee's and the sellower the trustee's and the sellower the trustee's and the sellower the trustee the stormer, (2) To the oblighted are trustee to the trustee the trust deed as their interest rests of the trustee in the trust deed as their interest of the successor in interest entitled to such surplus.

(10) For any reason permitted by law, the baneficiary may from 1 time appoint a successor is unit of the baneficiary may from 1 successor trustee appointed herounder. Upon software the successor trustee appointed herounder. Upon software the successor trustee appointed herounder is and be vested with all title, and duttes conferred upon any those shall be vested with all title, and duttes conferred upon any those shall be made by written instrument and successor trustee, which is the share and the vested with all title, and duttes conferred upon any those shall be made by written instrument est such appointment and stabiling reference to this trust deed and its p by the beneficiary the recorded in the office of the county cierk of recorder counties in which the property is shunted, shall be conclusive p proper appointment of the successor trustee. time

1. Trustee accepts this trust when this deed, duly executed and acknow. II. Trustee accepts this trust when this deed, duly executed and acknow. del is made a public record, as provided by law. The trustee is not obligated to the proceeding in which the grantor, beneficiary or trustee shall be a sy unless such action or proceeding is brought by the trustee. to no any a party

This deed applies to, inures to the benefit of, and binds all parties their heirs, legates, devices, administrators, excettors, successors and The term "beneficiary" shall mean to not named as a beneficiary of the note secured hereby, nearest the context so requires, the usa-in construing this deed and whenever the context so requires, the usa-cade includes the feminine and/or neuter, and the singular number in-

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, 19.73..., before me, the undersigned, a

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... (SEAL)

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

February

personally known to be the identical individual. S. named in and who executed the foregoing instrument and acknowledged to me that

ry Rabile in and for said county and state, personally appeared the within named. GARY ALLEN HAYDEN AND BARBARA SUE HAYDEN, husband and wife

IN TESTIMONY WHEREOF. I have hereunto set my hand and affixed my notarial seal the day and year last above written.

the personally known to be the identical individually in the uses and purposes therein expressed.

al

pl

Notary Public for Oregon My commission expires: 5-14-75

Junens

IN W Grantor USED.) FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Gregon £

ON'T USE THIS

STATE OF OREGON } ss.

I certify that the within instrument was received for record on the day of MARCH 19 , 19 73 at 3;57 o'clock M., and recorded in book M 73 on page 2156 Record of Mortgages of said County.

Witness my hand and seal of County

WM. D. MILNE

Clerk By Culluc Cam

REQUEST FOR FULL RECONVEYANCE

FEE \$ 1.00

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 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 ar 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 same. TO: William Ganong

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First Federal Savings and Loan Association, Beneficiary