0140 171	TA-28-4410		m	0000	a and a state of the state of t
			ED Vol. <u>73</u> Pc	uge_2282	
	73817	TRUST DE		, 19 73 , betwee	n
THIS TRUS	T DEED, made this 2nd	day of H. ERICKSON, a	single man		11
	GEORGE	<u>n, arci orio ori</u>	as grantor, William Gar	nong, Jr. , as trustee, an a corporation organized an	d d
FIRST FEDERA	L SAVINGS AND LOA the laws of the United S	M ASSOCIATION OF K	lamath Fails, Olegon,	a corporation organized an	
existing under		WITNESSE	TH:	ust with power of sale, th	ne j
The granto	ar irrevocably grants, ba amath County, Oregon,	rgains, sells and conve described as:	ys to the trustee, in a	ust, with power of sale, th	
	Lot 4 in Block	2 in Tract 1043	known as "Resub	division of a	. 14 Il
	portion of Trac	t 11 and All of	Tract 28 of HOM	EDALE, Klamath)
	County, Oregon.			<u> </u>	
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R					
Ω					
<u>~</u> ,					1997 1997 1997
	the transmission does not	exceed three acres, together	with all and singular the a	ppurtenances, tenements, hereditan to, derived from or in anywise a g, refrigerating, watering and irrig	ients, pper-
rents, issues, pro	shove described premises, and	all plumbing, lighting, nedu	nds floor covering in place	such as wall-to-wall carpeting and	
apparatus, equi	hull in ranges dishwasher	and other built in appliance	a now of nereculor service for t	he purpose of securing performan	CO OL ABURTISTICS
each agreement	of the grantor herein contain	ed and the payment of the s	arms of a promissory note of	the reserve account shall be credited not fare, assessments, insurance pro-	o the
(<u>\$ 22,400</u> beneficiary of	order and made by the grant	or, principal and interest bein 9 73.	g payable in monthly install	nems of which has an it to	to the
This trust d	leed shall further secure the payme to loaned hereafter by the benefici	ary to the grantor or others in as may be evidenced by a	efault, any balance remaining in indebtedness. If the reserve accou- and other charges is not sufficient the presence due the grantor	the reserve account shall be created at for taxes, assessments, insurance pre- at any time for the payment of such a shall pay the deficit to the beneficiar.	miums harges y upon efficiary
having an interes note or notes. I more than one n	leed shall further secure the payme to bance bereatter by the benefici to the above described property if the indebtedness secured by this lote, the beneficiary may credit p to or part of any payment on on y may elect.	s trust deed is evidenced by a ayments received by it upon d e note and part on another, t	lemand, and if not paid within nay at its option add the amo obligation secured hereby.	at any time for the payment of such a shall pay the deficit to the beneficiar, ten days after such demand, the hern unt of such deficit to the principal	of the
	y may elect. r hereby covenants to and with th said premises and property conv of all encumbrances and that the dministrators shall warrant and	e trustce and the beneficiary eyed by this trust deed are	Should the grantor fail to l beneficiary may at its option carr for shall draw interest at the rai	scep any of the foregoing covenants, the y out the same, and all its expenditures te specified in the note, shall be repay be secured by the lien of this trust of all have the right in its discretion to correnies and also to make such repairs i it may deem necessary or advisable.	s there able by jeed. In
		defend his said title thereto	the grantor on demand and shall this connection, the beneficiary sh any improvements made on said a any improvements made discretion	be sectified by the in its discretion to c oremises and also to make such repairs a it may deem necessary or advisable.	omplete to said
The granto thereof and, who	en due, all taxes, assessments and en due, all taxes, assessments and	other charges levied against all encumbrances having pre-	The grantor further agrees covenants, conditions and restrict	to comply with all laws, ordinances, regi- tions affecting said property; to pay a including the cost of title search, as	alations, 11 costs, well an
		n six months from the date incredit to repair and restore hullding or improvement on	fees and expenses of this trust, the other costs and expenses of in enforcing this obligation, and to annear ip and defend any acti	to comply with all have, ordinances, regulars affecting said property; to pay as including the meurred in connection it the trusters and aironners's fees actually i on or proceeding purporting to affect the ordinant and are trusters and so fits.	with or ncurred; 2 te secur- p pay all
costs incurred	therefor; to allow beneficiary to	inspect said property at all or materials unsatisfactory to	ity hereof or the rights or power costs and expenses, including cor reasonable sum to be fixed by	trustee's and alcorney's tess actually to or proceeding purporting to affect it as of the beneficiary or trustee; and to st of evidence of title and attorney's f the court. In any such action or proce may appear and in any suit brought ad all said sums shall be secured by t	ees in a eding in by benc- bla trust
beneficiary with fact; not to re constructed on	bin fifteen days after written no bin fifteen days after written no move or destroy any building or i snid premises; to keep all buildi ed upon said property in good re	mprovements now or hereafter ngs and improvements now or pair and to commit or suffer	which the beneficiary of these ficiary to foreclose this deed, at deed.	nd all said sums shall be secured by t	erefor an
no waste of as no waste of as now or hereaf by fire or such	aid premises; to keep all building ter erected on said premises con other hazards as the beneficiary i	s, property and inprovements tinuously insured against loss may from time to time require, sum of the note or obligation	any future active to		J IUIIII60
in a sum not secured by this ficiary, and to	mind or destroy any building or i maid premises; to keep all building end premises; to keep all building tor erroted on said premises con other inazinds as the beneficiary i less than the original principal s trust deed, in a company or com deliver the original policy of the payable clause in favor of the to the principal place of any insurance is not the benefit of t and insurance for the benefit of t anclinable by the grantor during t	panies acceptable to the bene- rance in correct form and with beneficiary attached and with a of the heneficiary at least	It is mutually agreed tha 1. In the event that any under the right of eminent don	portion or all of said property shan all or condemnation, the beneficiary s	be taken hall bave d any ac-
premium paid, fifteen days p said policy of	to the principal place of busing prior to the effective date of any insurance is not so tendered, t	such policy of insurance. If a beneficiary may in its own he beneficiary, which insurance	the right to commence, prosecul tion or proceedings, or to make such taking and, if it so elects,	tain or condemnation, the beneficiary as tain or condemnation, appear in or defen any compromise or settlement in connec to require that all or any portion of the taking, which are in excess of the a	tion with e money's mount re-
discretion obta shall be non-co obtained.	ancellable by the grantor during t	he full term of the policy thus	payable as compensation for su quired to pay all reasonable con or incurred by the grantor in s and applied by it. first upon a	te in its own name, appear in conner any compromise or settlement in conner to require that all or any petition of th to taking, which are in ary petition of th uch proceedings, shall be paid to the t uch proceedings, shall be paid to the to the taking, which are the proceedings by the beard hereby; and the grant tedness secured hereby; and the grant ch actions and execute such instrument a compensation, promptly upon the be	arily paid leneficiary attorney's at the
In order ments or othe the beneficiar	to provide regularly for the promp er charges and insurance premiume y, together with and in addition present navable under the terms (, the grantor agrees to pay to to the monthly payments of if the note or obligation secured	fees necessarily paid or incurrent balance applied upon the indet at its own expense, to take su	t by the cenericary in such proceedings bedness secured hereby; and the grant ch actions and execute such instrument h compensation, promptly upon the be	or agrees, a as shall meficiary's
principal and hereby, an an other charges ing twelve mo	nount equal to one-twelfth (1/12th due and payable with respect to a maths, and also one-thirty-sixth (1/) of the taxes, ascessments and id property within each succeed- Seth) of the insurance premiums teh succeeding three years while	he necessary in obtaining when request. 2. At any time and from	. Alma to time linon Written request of	the other
payable with this trust dee such sums to	respect to said property within e ed remains in effect, as estimated b be credited to the principal of sea thereof and shall thereupon be	and directed by the beneficiary, the loan until required for the charged to the principal of the	ficiary, payment of its fees an dorsement (in case of full reco liability of any person for the consent to the making of any	a time to this deed and the m inveyance, for canalitation), without aff payment of the indebiedness, the trust map or plat of said property; (b) join restriction thereon, (c) join in any su restriction thereon, (c) ioin in any su restrict the property. The grantee in an agt of the property. The grantee in an	in granting ML
several purpo loan; or, at the benefician premiums, ta	to provide regularly for the promp ro charges and insurance promup ry, together with and in addition interest payable under with respect to an due and payable onder with respect to an interest payable on the respect to an interpret to said property within et el remains in effect, as estimated be credised to the principal of sea thereof and shall thereupon be the option of the beneficiercount ixes, assessments or other charge	without interest, to pay said when they shall become due	any easement or creating and or other agreement affecting th without warranty, all or any p	restriction thereon, (c) join in any his deed or the lien or charge hereof; (d part of the property. The grantes in any "person or persons legally entitled th) reconvey, y reconvey- iereto" and
and payable. While t	ves, assessments of other charge the grantor is to pay any and r d or assessed against said prop- gin to bear interest and also to said property, such payments ar- itoresaid. The grantor hereby a taxea, assessments and oth by y in the the uncurs as seessments o the other of the same seessments o the other of the same seessments account, if any, established for it to hold the beneficient representatives, and to be action the arbitrary response a or for any loss or damagey in appromiseints upon the obligations are amount of the indebtdness a sale or other acquisition of the	ll taxes, asseasments and other ty, or any part thereof, before one premiums on all insurance	ance may be asscribed as the the recitais therein of any n truthfulness thereof. Trustce's shall be \$5.00.	is deed or the lien or charge hereof; (d part of the property. The grantes in an "person or persons legally entitled th natters or facts shall be conclusive pr a fees for any of the services in this	paragraph during the
the same be policies upon ficiary, as a	gin to bear interest and also to said property, such payments ar iforesaid. The grantor hereby a iforesaid assessments and other of	e to be made through the bene- thorizes the beneficiary to pay arges levied or imposed against	3. As additional security continuance of these trusts a perty affected by this deed a	a real for any of the terminal problem of the set of	of the pro- preon. Until ereby or in Division
any and all said propert; by the collect insurance pr	y in the amounts as shown by ctor of such taxes, assessments of remiums in the amounts shown	the statements thereof turnshed r other charges, and to pay the on the statements submitted by and to charge said sums to the	grantor shall default in the the performance of any agreet lect all such rents, issues, ro	nent hereunder, grantor shall have the i nent hereunder, grantor shall have the i yalties and profits earned prior to defa m any default by the grantor hereunder	right to col- ult as they r, the bene-
the insuranc principal of the reserve	e carriers or their representatives, the loan or to withdraw the su account, if any, established for t to hold the heneficiary responsit	ms which may be required from hat purpose. The grantor agrees le for failure to have any insur-	become due and payaole. Op- ficiary may at any time with ceiver to be appointed by a security for the indebtedness	out notice, either in person, by agent court, and without regard to the adeq hereby secured, enter upon and take p	uacy of any ossession of rwise collect
in no event ance writter	n or for any loss or damage gro	authorized, in the event of any	said property, or any part th	including those past due and unpaid	, and apply ding reason-

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STATE OF

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Up locum 11 fix 1aw.

After default and any Trustee for the Trus d may pay the entire gations accured thereby time p the entire red thereby

After the lapse of su notice reconditional self and property at the tim late, either as a whole or in separate p line, at public auction to the highest ted States, payable at the time of as portion of said property by public as and from time to time thereafter nny

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DATED:

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ed by the deed in any co The

When the Trustee sells pursuant to the pov shall apply the proceeds of the trustee's a reases of the sale including the compression ble charge by the attorney. (2) To the of leed. (3) reases in persons having recorded as of the trustee in the trust deed as their of their priority. (4) The surplus, if any, to r to his successor in interest entitled to surion of obligati liens r inter, the gr ch surr subs subs

their priority. (1) interest entrus-to his successor in interest entrus-booint a successor or auccessors to any truste point a successor or auccessors to any truste successor or successor or auccessors in a such applied to a the inter successor or auccessors in a successor of the inter successor of a successor of a successor of the inter su 10 ippoint a successful appointed nero-sor trustee appointed nero-ce to the successor trustee, utles conferred upon any tr interment and substitution of th

r appointment of the successor flatter. 11. Trustee accepts this trust when this deed, duly executed a d is made a public record, as provided by law. The trustee is m city any party hereto of pending sale under any other deed of tity any party hereto of pending sale under any other deed of city on proceeding in which the grantor, beneficiary or trustee action or proceeding to which the grantor, beneficiary or trustee tunnes such action or proceeding is brought by the trustee.

is made a public record, as provides by law. The trustee is not tily any party hereto of pending shuder any other deed is to tily or proceeding in which the grantor, beneficiary or trustee univers such action or proceeding is brought by the trustee.
12. This deed applies to, inures to the beneficiary or trustee is not the trustee devices, summariant and the second and the singular is the plural. th

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

rge 4 (SEAL) e (SEAL)

STATE OF OREGON County of Klamath Notary Public in, and for said county and said of the said county and said of the said of the same freely and voluntarily for the off presented the same freely and voluntarily for N TESIMONY WHEREOF. I have hereunto set my SERE OF OFF OFF	oncilly appeared the within named oncilly appeared the within named N , a SINGLE MAN named in and who executed the the uses and purposes therein exp y hand and affixed my notation set	al the day and year last above written.					
Loan No.		STATE OF OREGON County of Klamath					
TRUST DEED	(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	I certify that the within instrument was received for record on the 5th. day of MARCH, 19.73., at 11;29 o'clock A M., and recorded in book M.73 on page 2282 Record of Mortgages of said County. Witness my hand and seal of County affixed. WM. D. MILNE County Clerk					
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon 29435-6010	FEE \$ 1.00	By Klazel Dianil Deputy					
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.							
TO: William Ganong							
Filst redetation Section							

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