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TRUST DEED

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THIS TRUST DEED, made this 23rd day of February AUDREY JANICE DOWELL, a single woman

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 Westerly 112 feet of Tract 35 of PLEASANT HOME TRACT No. 2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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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 apper-tating to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, relrigerating, watering and inrigation apparatus, equipment and fixtures, together with all awnings, venetian blunds, floor covering in place such as woll-to-wall carpeting and in-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 each agreement of the grantor herein contained and the payment of the sum of FOURTEEN THOUSAND NINE HUNDRED AND 14 900 00 approximation of the grantor herein contained and the payment of the sum of FOURTEEN throws due herewith contribute to the

each agreement of the grantor nerein contained and the payment of the sum of the sum of the second s

This trust deed shall further secure the payment of such additional money, y, as may be boaned hereafter by the beneficiary to the grantor or others ig an interest in the above described property, as more evidenced by a or notes. If the indebtedness secured by this trust ded is evidenced by that none 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, to beneficiary may elect.

to 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 clear of all encombrances and that the grantor will and his heirs, and clear of all encombrances shall warrant and defend his said title thereto all the claims of all persons whomsoever.

utors and administrators shall warrant and defend his said title thereto nat the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms or and, when due, all taxes, assessments and other charges level against property; to keep said property free from all encumbrances having pro-moce over this trust deed; and primises within six months from the said hereafter constructed of and premises within six months from the restore of or the due, all convertighter all buildings in course of constructed in property in the convertighter all buildings of when due, all is property and in government the manner any building or when due, all is property to herefor; to allow beneficiary to immeterials unsatisfactory to reliary within fifteen days after written improvements now of eactory to to to remove or destroy any buildings, property and improvements now of eafter erected upon said proper all buildings, property and improvements on said remises; to keep all buildings, property and improvements now on eafter erected upon said profile of the premises on buildings, property and improvements now on eafter erected upon said profiles of non side premises; on said premises on all prover that the original principal sum of the target of the beneficiary with the original principal sum of the target and with involved loss payable clause. In favor of humans in correct form and with involved loss payable clause. In favor of humans of the beneficiary at leas then days prior to the effective the defer of any such policy of insurance. If a policy of insurance is not so benefit of the beneficiary may in its own is reliar by which are the effective to endered, the beneficiary are lead with proved loss payable clause in favor of humans of the beneficiary at lead the policy of insurance is not so benefit of the beneficiary which insurance. If a policy of insurance is not so benefit of the beneficiary winch insurance. If a policy

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the hendiciary, togrither with and in adding to the not or obligation secured bencipal and interest payable under the (1/12th) of the taxes, assessments and other charges due and payable with respect to said property within each aucceed ing tweive months, and also one-preview the lack acceed payable with respect to said property within each succeed payable with respect to said property within each succeed payable with respect to said property within each succeed payable with respect to said property within each succeed payable with respect to said property within each succeed payable with respect to said property within each succeed such sums to be created and shall thereupon he charged to the such sums to be created as the principal of the loss the propertied for the loss of the succeed and shall thereupon he charged to the shall be held by lond; or, at the out of the sum so thereat, to pay said premiums, taxes, assessments or other charges when they shall become due and payable.

payance. While the grantor is to pay any and all taxes, asso while the grantor is to pay any and all taxes, asso from begin to bear interest and also to Pico be made any upon said property, such payments any anthorizes the ry, as aforesaid. The grantor other charges levic of and all taxes, assessments a shown by the statement property in the amountary assessments or other charges po fic asse taz Dilector of such taxes, asses on premiums to the amounts rance carriers or their represe true account, if any exhibiting reve account, if any exhibiting vent to how the beneficiary ritten or and the beneficiary compromises and settle with surance receipts upon the of ling the amount, of the inner shown on intatives, an the sums ied for that

default, any halance remaining in the reserve accound shall be credited to the industriant of the reserve account for taxes, assuments, insurance premiums and other charges is not sufficient at any time, a deficit to the beneficiary upon as they become due, the grantor shall pey affect to the beneficiary upon demand, and if not paid within ten dis after such demand, the beneficiary demand, and if not paid within ten dis after such demand, the beneficiary demand, and if not paid within ten dis after such demand, the beneficiary objective demand of the amount of such deficit to the principal of the obligation scelard hereby.

obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the herefricingy may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the onte, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In this grantor on demand and shall be secured by the lien of this trust deed. In this grantor on demand and shall premises and also to make such repairs to said any improvements made on said premises and also to make such repairs to said property as in its sole discrition 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, re-covenants, conditions and restrictions affrecting soid property; to pay fees and expenses of kypenses of the truster incurred in the source in enfort with a subject of the truster incurred in the control in enfort with a obligation, and truster's and attorney in the advised in the source of the solution or proceeding the control of the typhereof or the rights or powers of the decree of title and attorney's reasonable sum to be fixed by a may appear and in any such action or pro-which the beenfichtry or trusters may appear and in any suit brought fielary to forcelose this decd, and all said sums shall be secured by t by bene-

The heneficiary will furnish to the grantor on written request therefor an and statement of account but shall not be obligated or required to furnish 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 eminent domain or condemnation, the beneficiary shall have the right to commence prosecute in its own name, appear in or domain any ac-the right to commence to make any compromise or settlement. It is not appeared to the settlement of the money's such taking anny it so elects, to require that all or any spectral or of the money's such taking anny it so elects, to require that all or any spectra of the amount re-graphic asy all reasonable costs, expenses and tall be paid to the beneficiary and applied by it first upon any reasonable fidary in such proceedings, and the beneficiary and the indervent dations and except such proceedings, and the beneficiary in obtaining such compensation, promptly upon the beneficiary's request.

2. At any time and from time to time upon w ficary, payment of its fees and presentation of this dorsement (in present full reconvergance, for cancellar inhibility of the making of any map or plat of said pr consent to the making of any map or plat of said pr consent to the making of any map or plat of said pr converting the making of any map or plat of said or other suprement affrecting this deed or the lene of withous warrantly, all or any part of the property. The new rectails therein of any matters or facts shall truthruliness thereof. Trustee's fees for any of the shall be \$5.00. time upon written request ation of this deed and the for cancellation), without of the indebtedness, the tr is of seid property; (b) is

3. As additional security, grantor hereby assigns to antinuance of these trusts all rents, issues, royalies au city affected by this deed and of any personal property rantor shall default by agreement hereunder, grantor shall set all such rend, issues, royalies and profits earned p comme due tend payable. Upon any default by the grant rantor shall such rend, payable. Upon any default by the grant set all such rend payable. Upon any default by the grant at a at p p

4. The entering upon and taking possession of said property, the collection in rents, issues and profits or the proceeds of fire and other insurance pol-or compensation or awards for any taking or damage of the property, and pplication or release thereof, as aloresaid, shall not cure or waive any de-or notice of default hereunder or invalidate any act done pursuant to

. The grantor shall notify beneficia for sale of the above described pro-supplied it with such personal inform ordinarily be required of a new loan ice charge.

Time is of in payment nt hereunder the essence of this ins of any indebtedness secur-r, the beneficiary may di aynble by delivery to the the trust property, whic . Upon delivery of said and i deposit with the trustee any im-ault be sell, of due a ion to for re ary sh docum all fix law. evidencing expendi-time and place of

days ntor inder befo or this

8. After the laps of such then as may then be required by the recordition of anid notice of default and giving of asid notice trustee shall sell said property at the time and place fixed by him of asie, either as a whole or in separate parcels, and in such order termine, at public auction to the highest bidder for cash, in lawful United States, payable at the time of asie. Trustee may postpone any portion of asid property by public announcement at such time sale and from time to time thereafter may postpone the sale 1 ay de

time fixed by the preceding post iaser his deed in form as require without any covenant or warran d of any matters or facts shall . Any person, excluding the trust , may purchase at the sale. postponement. uired by law, arranty, expre-shall be concludeliver to the purcha perty so sold, but v recitals in the deed truthfulness thereof. and the beneficiary,

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When the Trustee sells pursuant to the powers provided trustee shall apply the proceeds of the trustee's sale as follow the expenses of the sale including the compensation of the trustee reasonable charge by the attorney, (2) To the obligation seen trust deed, (3) to all potons that deed as their interests all order of their priority. (4) The surplus, if may, to the grantor deed or to bis successor in interest entitled to such surplus.
10. For any reason permitted by law, the beneficiary may fi successor trustee appointed hereunder, thom such appointment and herei successor trustee appointed hereunder, thom such appointments with the resord of a successor is any trustee named herei successor trustee appointed hereunder, thom such appointments with the hereitary containing reference to this trust deed and record, which, when recorded in the office of the county clerk or re-propert appointment of the successor trustee. All the conther properts are when this deed, duty executed

record, which, while recorded in the office of the county clerk or records county or counties in which the property is situred, shall be convluive proper appointment of the successor trustee. I. Trustee accepts this trust when this deed, duly executed and ledged is made a public record, as provided by law. The trustee is not to notify any party hereito of pending sale under any other deed of tru any action or proceeding in which the grantor, beneficiary or trustee at party unless such action or proceeding is brough by the trustee. 12. This deed applies to, intres to the benefit of, and binds al marchen the ders, henceding "brought of the trustee. piedage, of the note scured hereity, which even on the amed as a be herein. In construing this deed and whenever the context so requires, i cludes the plural. arties and uding iciary in-in-en-th-

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. 1 1. 11

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		(SEAL)
STATE OF OREGON County of Klamath 58.		
THIS VS TO CEBTIFY that on this 27 day	February	, 19.73, before me, the undersigned, a
Notary Public in and for said county and state, personally appeared the within named		
AUDREY JANICE DOWELL, a SINGLE Wolliam to me personally known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that		
she storted in some freely 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 year last above written.		
	Jan	ast Dorchi
	Notary Public My commissio	for Oregon
(SEAL)	My commission	on expires: 10.25-74
Loan No.		STATE OF OREGON SS.
TRUST DEED		county of Ridmann)
IRUSI DEED		I certify that the within instrument
		was received for record on the 13th
	DON'T USE THIS	day of MARCH , 1973, at 11;18o'clock ^A M., and recorded
	SPACE: RESERVED FOR RECORDING	in book M 73 on page 2644
Grantor TO	LABEL IN COUN- TIES WHERE	Record of Mortgages of said County.
FIRST FEDERAL SAVINGS &	USED.)	Witness my hand and seal of County
LOAN ASSOCIATION Beneficiary		affixed.
After Recording Return To:		WM. D. MILVE
FIRST FEDERAL SAVINGS 540 Main St.		
Klamath Falls, Oregon		By Hazel Stayl
1. A.	FEE \$ 1.00	
REQUEST FOR FULL RECONVEYANCE		
To be used only when obligations have been paid.		
TO: William Ganong, Trustee	f all indebtedness secured by th	e foregoing trust deed. All sums secured by said trust deed
have been fully paid and satisfied. You hereby are a	irected, on payment to you of a	In sums owing to you under the terms of said trust deed or d (which are delivered to you herewith together with said ns of said trust deed the estate now held by you under the
	First F o	deral Savings and Loan Association, Beneficiary
	by	
DATED:		