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TRUST DEED

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FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;

WITNESSETH:

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:

All that portion of Lot 7 lying Northwesterly of a line drawn 12 feet Northwesterly of and parallel to the Southeasterly line of said Lot 7, and all that portion of Lot 6 lying Southeasterly of a line drawn 12 feet Northwesterly of and parallel to the Southeasterly line of said Lot 6, in Block 11 of Eldorado Addition to the City of Klamath Falls, Oregon, according to the official plat thereof on file in 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, easements 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, venetian blinds, floor covering in place such as well-to-wall carpeting and irrigation leum, shades and bulk in ranges, dishwachers and other bulk in appliances now or hereafter installed in or used in connection with the above each agreement of the grantor herein contained and the payment of the sum of TWENTY ONE THOUSAND ONE HUNDRED (\$ 21,150.00) Dollars, with interest therein according to the terms of a promissory note of seven date the grantor, principal and interest being payable in monthly installments of \$ 147.85, payable to the many apprile with an analysis of the sum of the

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the boneficiary to the granico or others having an interest in the above described property, as may be swidened to note or notes. If the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiary may redit payments received by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may redit.

The grantor hereby covenants to and with the trustee and the beneficiary free and clear of all encumbrances and that the grantor will and his heirs, excentors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover;

scalars the claims of all persons whomsoever. The claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms whomsoever. The grantor covenants and agrees to pay said note according to the terms the second person and when due, all taxes, assessments and other charges levied against taxes, assessments and property free from all encumbrances having pre-cedence over this true and property free from all encumbrances having pre-person the date constructed on second persons and the second seco

tained. In order to provide regularly for the prompt payment of said taxes, assess-its or other charges and insurance premiums, the grantor payres to pay to beneficiary, together with and in addition to the monthly payments of the second payres of the second second second er charges due and payable with right (1/12th) of the taxes, assessments and review months, and also one-thirty-sixth (1/2th) of the taxes, assessments and their and mayable with right (1/12th) of the taxes, assessments and there are also one-thirty-sixth (1/2th) of the taxes, assessments and there are the second second second second second second able with respect to said property within each succeeding than one premiums a trust deed remains in effect, as estimated and directed by the beneficially. A sums to be credited to the principal of the loan until required for the beneficiary in true of the beneficiary, the sums so paid shall be held by beneficiary in true of the beneficiary without interest, to pay said payable.

While the grantor is to pay any and all taxes, assessments and other ges levied or assessed against and property, or any part thereof, before same begin to hear interest and all property, or any part thereof, before same begin to hear interest and any premiums on all insurance is upon said property, such payments to pay premiums on all insurance ty, as aforesaid. The grantor hereby uto be made through the bene-ty, as aforesaid. The grantor hereby uto be made through the bene-ty, as aforesaid. The grantor hereby uto be made through the bene-ty, as aforesaid. The grantor hereby uto be made through the bene-ty, as aforesaid. The grantor hereby uto be the charge when the anone premiums in the amounts shown on the statements submight be able of the loan or to withdraw the sums which may be required from reserve account, if any netablished for that purpose. The grantor agrees o event to hold the beneficiary responsible for failure to have any insur-tore of on any netablished for that purpose. The grantor agrees o event to hold the beneficiary hereby is authorized, in the event of any insurance calcies or the obligations secured by this trust deed. In insurance calcies on the obligations secured by this trust deed. In puting the amount of the building of the purperty by the beneficiary after

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property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all have, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trust, including the cost of title star as well as the other costs and expenses of the truster incurred in connecting this obligation, and trustee's and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the secur-tor appear or the rights or powers of the beneficiary or trustee; and to pay all casonable appearse, including cost of evidence of title and attorney's fees in a which the beneficiary or trustee and attorney's fees in a which the beneficiary or trustee may appear and in any suit brought by ben-deed.

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:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken unler the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion of proceedings, or to make any compromise or setilements in connection with unce of proceedings, or to make any compromise or setilements in connection with payable as and, if it so elects, to require that all or any portion of the money's payable as any all reasons for such taking, which are in access of the amount re-quired to pay all reasons for such proceedings, shall be paid to the beneficiary fees necessarily paid or incurred by the inshe costs and expenses and attorney's balance applied upon the indebtedness accuration proceedings, and the at its own expense, to take such actions and execute such instruments as shall request.

2. At any time and from time to time upon written request of the beneficiary request. 2. At any time and from time to time upon written request of the beneficiary ficiary, payment of its free and presentations of this deed and the not for en-dorsement (in case of full reconvegance, for of this deed and the not for en-dorsement (in case of full reconvegance, for of this deed and the not for en-dorsement or creating and restriction the indebtoin, without states may (a) any ensement or creating and restriction thereon, (c) join in ano in granting or other agreement affecting this deed or the lies or charge hereof, (d) reliable without warranty, all or any part of the property. The grantee in any reconvey into reclaim the described as the "person or persons legally entitled therefo" and truthfunes thereof. Trustee's fees for any of the services in this paragraph

shall be \$5.00. In this test ties to any of the services in this paragraph 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all routs, issues, royalies and profits of the pro-perty affected by this deed and of any personal property located thereon. Until thereos shall default in the payment of any indebtedness secured hereby or in lect all such security and there and there and there and the security and the lect all such security and the security of the security of the security of the ficiary may at any time without any default by the grantor hereunder, the bene-ceiver to be appointed by a court, the securithout regard to the adequacy of any said property, or any part thereof, in its own came upon and take possession of the same, issues and profits, including those past due for or otherwise collect the same, issues and profits, including those past due for any she all or post-ation and organizes of operation and collect uppath, and apply able attorney's fees, upon any indebtedness accured hereby, and in such order as the beneficiary may determine.

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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 as they become due, the grantor shall pay the deficit to 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. obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there for shall draw interest at the rate specified in the note, shall be repayable by this connection dramating and shall have the right in its discretion to complete any improvements where its sole discretion it may deem necessary or advisable.

The gra. or sale of upplied it ordinarily "harge. shall notify beneficiary in above described property i such personal information coursed of a new loan appli

Time is of th in payment of at hereunder, i of, this payment of any indebtedness secured hereunder, the beneficiary may deel use and payable by delivery to the tr s to sell the trust property, which havecord. Upon delivery of sail notit document with the trustee the document sevidencing expenditure all fir the time and place of sale law. im im ul vriti on th

uired by law. 7. After default and any time prior to five day, the Trustee for the Trustee's sale, the grantor obligations pay like entire amount then due under obligations pay like entire amount then due under enforcing the terms brotch in chilgation and trustee' exceeding \$50.00 each) other has nuch parton of t then be due had no default occurred and thereby days intor under and the date person deed ly incu rney's this trust ctua attori "cipal de

hot then be due had no default occurred and thereby cure the default. 8. After the lapse of such time as may then be required by law follo the recordation of said notice of default and glung of said notice of saie, of saie, either as a whole or in separate parcels, and in such order as he may termine, at public auction to the highest bldder for cash, in lawful money of united States, payable at the time of saie. Trustee may postpone sale of a any portion of said property by public announcement at such time and place asis and from time to time thereafter may postpone the saie by public ving the of the

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TO: \

DATED

t at the time fixed by the pro-the purchaser his deed in form old, but without any covenani the deed of any matters or a thereof. Any person, excludin eneficiary, may purchase at th AS 10 9.

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beneficiary, may purchase at the sale. When the Trustee sells pursuant to the powers provided ht shall apply the proceeds of the trustee's sale as follows: renses of the sale including the compensation of the trustee be charge by the stronger, (2) the obligation secured leed, (3) Io all persons having reached as the less subsequent of the trustee in the trust deed as the lines aubsequent of their priority. (4) The surplus, if any the grantor of ' to his successor in interest entitled to such surplus. hy

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

For any reason permitted by law, the beneficiary may free appoint a successor or successor far traitee named herein, the successor trustee, and appointment and wince to the successor trustee, the herein hand by written hastronie is appointed and the successor trustee, the beneficiary, containing reference to make that be vested with all divide and its which the property is situated, shall be confusion or outles in which the property is situated, shall be conclusive repointment of the successor trustee. with title,

ier appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly executed a ed is made a public record, as provided by law. The trustee is no othy any party hereto of pending sale under any other trustee science proceeding in which the grantor, beneficiary or trustee y univas such action or proceeding is brought by the trustee. 12. This devel applies to, inures to the benefit or, and binds to, their heirs, legates dovines, administrators, executors, succ nas. The term "beneficienty" shall mean the holder and owner, ier, of the note secured increase, whether or not named as a e gender includes the feminine and/or neuter, and the singular is the purel. inc inc the

IN WITNESS WHEREOF	· · ·	
antor	has hereunto set his han	d and seal the day and year first above written.
	Kat	seit I sudeil sean
		(DEAL)
		unter T charle (SEAL)
STATE OF OREGON		auter finance (SFAI)
County of Klamath 88.		(OLAL)
THIS IS TO CERTIFY that on this <u>March</u> , 19, 73, before me, the undersigned, a Notary Builty in and for said county and state, personally appeared the within named. <u>O:ROBERT</u> S. SNOICH and SHIRLEY TO SNOICH.		
IN ESTIMONY DUPPOP	or the twee and mumor at	d the foregoing instrument and acknowledged to me that
TIN TESTIMONY WHEREOF, I have bereunte ant	- the trans and purposes therei	n expressed.
TN TESTIMONY THEREOF, I have hereunto set r	ny hand and affixed my notario	al seel the day and year last above written.
State State	\mathbf{Q}	
	Jan	
(SEAL) T	Notary Public My commission	
		n expires: $10^{\circ} 25^{\circ} = 24^{\circ}$
Loan No.		
		STATE OF OREGON)
TRUST DEED		County of Klamath ss.
INCOLDEED		,
		I certify that the within instrument
		was received for record on the 22nd day of March 1973
	(DON'T USE THIS	day of March , 19.73
	SPACE: RESERVED For recording	at 3:49 o'clock P M., and recorded
Grantor TO	LABEL IN COUN.	in book M73 on page 3099
FIRST FEDERAL SAVINGS &	TIES WHERE	Record of Mortgages of said County.
LOAN ASSOCIATION	USED.)	Witness marken to the second
		Witness my hand and seal of County affixed.
After Recording Roturn To		
After Recording Return To: FIRST FEDERAL SAVINGS	-	Wm. D. Milne
540 Main St.		County Clerk
Klamath Falls, Oregon		P. C. Strand In a
		By Cepter then le mitele
	Fee K\$4.00	Deputy
second and the second		
REQUES	T FOR FULL RECONVEY	YANCE
	only when obligations have	
	conquions have	peen paid.
D: William Ganong, Trustee		
The undersigned is the legal owner and holder of all	indebiedness second has it	egoing trust deed. All sums secured by said trust deed
we been fully paid and satisfied. You hereby are direc	ed, on powment to you of me	egoing trust deed. All sums secured by agid trust deed

Th have h pursuce trust de payment to you of any sums owing to you under the terms of said trust deed or ad by said trust deed (which are delivered to you herewith together with said ssignated by the terms of said trust deed the estate now held by you under the and to recon ncel all ev of in төy, to the

First Federal Savings and Loan Association, Beneficiary