3 0 C. H

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, dorived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, dir-conditioning, relrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian fileds, floor covering in place such as wall-to-wall acropating and line-described premises, including all interest therein which the grantor has or may hereafter installed in or used in connection with the obove described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of **TEFTY AND NO/100**.

TRUST DEED

RONALD L. HATHAWAY and DEANNA C. HATHAWAY, husband and wife

Lot 5 in Block 2, Tract 1044 known as WEMBLY PARK, Klamath

, as grantor, William Ganong, Jr., as trustee, and 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:

March

m

Vol. 73 Page 4050

01-09265

28-4591

County, Oregon.

THIS TRUST DEED, made this 30th day of

75059

The grantor hereby covenants to and with the trustce and the beneficiary n that the said promises and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his heirs, itors and administrators shall warrant and defend his said title thereto ist the claims of all persons whomsoever.

cutors and administrators shall warrant and defend his said title thereto inst the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms reof and, when due, all taxes, assessments and other charges levid grainst d property: to keep said property fread Dullings in course of construction here derive the strust deed, to do more the structure of the strust level of the strust deed, to do more the structure of the structure here derive due to structure of the structure of the structure here derive which may be damaged or destroyed and pay, when due, all its incurred therefor; to allow beneficiary to inspect said property and the dotter of the structure of the structure of the structure we during construction is hereafter commenced; to repair and restore mpthy and in good workmanlike manner any building on improvement on the during construction is oreplace any work to materials undaily of such rest during construction is oreplace any work to materials undaily of such rest during construction is oreplace any work to materials undaily of such rest during construction is oreplace any work to materials undaily of such rest during construction is oreplace any work to materials undaily of such rest during construction is oreplace any work to materials and the bore of such rest and the destard any the base of the beneficiary and improvements we othereafter erected on said promises; to keep all buildings, property and improvements are any not less than the original principal sum of the note of the beneficiary areading the trust deed, in a company of commence in correct form and with rever low the structure of the original principal sum of the eneficiary at least the one of insurance is not so tendered, the beneficiary may in its own cretion obtain insurance for the beneficiary may in its own is relion obtain insurance for the beneficiary which insurance. It be obleved in averaged with the during the full term of the policy thus tailen.

In order to provide regularly for the prompt payment of said taxes, assents or other charges and insurance premiums, the granitor agrees to pay beneficiary, together with and in addition to the monthly payment neipal and interest payable under the terms of the note or obligation by, an amount equal to one-twelth (1/22h) droperty within each succe they and mount equal to one-twelth triperth (1/26h) of the insurance premi-twelve months, and also arroperty within each succeeding three years with able with the premium of the three provides the succeeding three years with abuse the premium of the three provides the succeeding three years with a sums to be credited to the principal of the loan until required for eral purposes thereof and shall thereupon be charged to the principal of the option of the beneficiary, the sums so paid shall be held been being in the same so other charges when they shall become of a payhle. In order to provide regularly for the prompt pays

While the grantor is to pay any and all taxes, assessments and other ges levied or assessed against said property, or any part thereof, before same heigh to hear interest and also to pay permitums on all insurance les upon said property, such payments are to be made through the bene-ies upon said property, such payments are to be made through the bene-ry, as aforeasid. The grantor berehy authorizes the beneficiary to pay and all taxes, assessments and other charges levied or imposed against and all taxes, assessments and other charges levied or imposed against charges levied or impose-y the statements thereof furnished of the charges, and to pay ble res, and to charge shid sums to the sums which may he shad sums to the sums which may he grantor arrees suble for failure to have any insu-sable for failure to have any insu-is authorized, in the event of any insurany and to apply any r representative withdraw the e carriers to Within the second of that purpose to be a second by the second y insur-any in-of any ply any ced. In ction in ry after

ST.

....., 19.7.3..., between

Should the grantor fail to keep any of the foregoing covenants, then the cfciary may at its option carry out the same, and all its expenditures there-shull draw interest at the rate specified in the note, shull be repayable by grantor on demand and shall be secured by the lien of this trust deed. In connection, the beneficiary shall have the right in its discretion to complete improvements made on said premises and also to make such repairs to said perty as in its sole discretion it may deem necessary or advisable.

ŤŤ

۰. R" Maise

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing 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-ity hereof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any suit brought by bene-ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an nal statement of necount but shall not be obligated or required to furnish further statements of necount.

It is mutually agreed that:

It is mutually agreed that: I. In the event that any portion or all of said property shall under the right of eminent domain or condemnation, the beneficiary a the right to commence, prosecute in its own name, appear in or defea-tion or proceedings, or to make any compromise or settlement in conner-such taking and, if it so elects, to require that all or any portion of th-hypable as compensation for such taking, which are in excess of the ar-quired to pay all reasonable costs, expenses and attorney's fees necess or incurred by the grantor in such proceedings, shall be phate taking and applied by the first upon any reasonable foreis and proceedings balance applied upon the indefeatible dines and excette such instruments be necessary in obtaining such compensation, promptly upon the ber request.

request. 2. At any time and from time to time upon written request of ficiary, payment of lis fees and presentation of this deed and the not dorsement (in case of full reconveyance, for cancellation), without affe liability of any person for the payment of the indebtedness, the trustec consent to the making of any map or plat of said property; (b) join in any casement or creating and restriction thereon, (c) join in any said or other agreement affecting this deed or the lien or charge hereof; (d) without warranty, all or any part of the property, The grantee in any ance may be described as the "person or persons legally entitled the recitals therein of any marts or facts shall be conclusive pro-truthfulness thereof. Trustee's fees for any of the services in this shall be \$3.00. fulness t be \$5.00.

snall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during continuance of these trusts all rents, issues, royalites and profits of the perty affected by this deed and of any personal property located thereon. U grantor shall default in the payment of any indebiedness secured hereiny o the performance of any agreement hereunder, grantor shall have the right to lect all such rents, issues, royalites and profits carned prior to default as become due and payment. There are default as tormance of rect all such rents, become due and pay ficiary may at any ceiver to be appoint scurity for the inde said property, or any the rents, issues any the sature, less costs able attorney ir in person, by a out regard to the enter upon and t i name sue for or

N SAC					
					4051
	4. The entering upon and taking possession of said such reats, issues and profits or the proceeds of fire lets or composation or awards for any taking or dam its splication or release thereof, as a storesaid, shall at such article.	I property, the collection and other Insurance pol- age of the property, and the property, and the to an waive any de-	nouncement at the deliver to the purch perty so sold, but recitais in the dee truthfulness thereof	time fixed by the preceding postpr naser his deed in form as required without any covenant or warrant; d of any matters or facts shall it. Any person, excluding the truster, may purchase at the sale.	onement. The trustee shi by law, conveying the pi y, express or implied. T be conclusive proof of t e but including the grani
	fault for notice of default hereunder or it validate an such notice. 5. The grantor shall notify beneficiary in writi tract for sale of the above described property and i form supplied it with such personal information conc we wave to that the required of a new ioan applicant i	ng of any sale or con- lurnish beneficiary on a erning the purchaser as	and the beneficiary 9. When the trustee shall apply the expenses of the reasonable charge	, may purchase at the sale. Trustee sells pursuant to the problem the sale including the trustee sells by the arcours by the sale of the sale by the arcours having recorded rates in the trust deed as their origing (4) The surplus, if any, to accessor in interest entitled to si	owers provided herein, f sale na follows: (1) on of the trustee, and obligation secured by
	would ordinarily be required of a new ioan applicant i a service charge. 6. Time is of the essence of this instrument a grantor in payment of any indebtedness secured hereby errement hereunder, the beneficiary may declare all	nd upon default by the or in performance of any sums secured hereby in-	trust deed. (3) interests of the t order of their pric deed or to his su	To all persons having recorded ratee in the trust deed as thei prity. (4) The surplus, if any, to necessor in interest entitled to so reason permitted by law, the ben	fiens subsequent to in interests appear in it to the grantor of the tranch surplus.
	a service charge. 6. Time is of the essence of this instrument a grantor in payment of any indebtedness secured hereby agreement hereunder, the beneficiary may deduce all mediately due and payable by delivery to the trustee of and election to sell the trust property, which notice i duly filed for record. Upon delivery of said notice of the theneficiary shall deposit with the trustee this trust protes and documents evidencing expenditors secure trustees shall fix the time and place of saie and giv required by law.	rustee shall cause to be fault and election to sell, deed and all promissor, hereby, whereupon the notice thereof as then	time appoint a sus successor trustee a voyance to the suc and dutics conferre such appointment : by the beneficiary	reason permitted by law, the ben reason permitted by law, the then probable for the second second second second cases of successors to any truste persor trustee, the latter shall be v d upon any trustee herein named o and substitution shall be made by ', containing reference to this tr n recorded in the office of the cou- in which the property is situated, t of the successor trustee.	pointment and without or pointment and without or vested with all title, pow or appointed hereunder. E written instrument execu- ust deed and its place aty clerk or recorder of
	7. After default and may time prior to five d by the Trastee for the Trustee's such the grand privileged may pay the entire annount then due un the obligations secured thereby (including costs and et in enforcing the terms of the obligation and trust not exceeding \$50.00 each) other than such portion o not then be due had no default occurred and there	ays hefore the date set or or other person so der this trust deed and expenses actually incurred ce's and attorney's fees f the principal as would	record, which, which county or counties proper appointmer 11. Trustee ledged is made a 1 to notify any part	In which the property is situated, it of the successor trustes. accepts this trust when this deed, public record, as provided by law. ty hereto of pending sale under an ceeding in which the grantor, bene- action or proceeding is brought	shall be conclusive proo duly executed and acki The trustee is not oblig y other deed of trust o ficiary or trustee shall b
	not exceeding \$30.00 etcl) other than a star point of the b due had no default occurred and there 8. After the lapse of such time as may then be the recordation of said noilee of default and giving o trustee shall sell said property at the time and place f of sale, either as a whole or in separate parcels, and in termine, at public auction to the highest bidder for cas United States, payable at the time of sale. Trustee m any portion of said property at public announcement sale and from time to time thereafter may postpon	by cure the default. required by law following f said notice of sale, the ixed by him in said notice such order as he may de- h, in lawful money of the	any action or proo party unless such 12. This dee hereto, their heira assigns. The term pledgee, of the n	recently it when the glatter, better action or proceeding is brought el applies to, inures to the benef segates devises, administratori "henoficiary" shall mean the h lote secured hereby, whether or n ing this deed and whenever the c udes the feminine and/or neuter, a	by the trustee. it of, and binds all par s, executors, successors folder and owner, inclu- not named as a benefic ontext so requires, the i
	IN WITNESS WHEREOF, said gra	by postpone sale of all or at such time and place of e the sale by public an-			
	IN WITNESS WHEREOF, said gra	nor has hereding a	Rona	od Watha	sey (SE.
			Dean	na C. Harra	way (SE
	STATE OF OREGON County of Klamath ss. THIS IS TO CERTIFY that on this Notary Public in and for said county and st RONALD L. HATHAWAY			, 19.73, befor	
		· · · ·	Jane	r Oregon expires: 10.25-74	
	(SEAL)		My commission	STATE OF OREGO	N)
	Loan No. TRUST DEED		My commission	STATE OF OREGO County of Klomath	\mathbb{P}^{N} ss.
	Loan No.	SPAC	I'T USE THIS E: RESERVED RECORDING	STATE OF OREGO County of Klamath I certify that the was received for r day of April at 11:31 o'clock 4 in book M.73	PN } ss. e within instrume record on the 61
	Loan No. TRUST DEED Grante TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	59AC FOR DT LADE	NT USE THIS	STATE OF OREGO County of Klamath I certify that the was received for r day of April at 11;31 o'clock in book M 73 Record of Mortgage Witness my hand affixed.	DN } ss. e within instrume record on the 6t
	Locan No. TRUST DEED Grante FIRST FEDERAL SAVINGS &	59AC FOR DT LADE	I'T USE THIS E: RESERVED RECORDING L IN COUN- ES WHERE	STATE OF OREGO County of Klamath I certify that the was received for r day of April at 11;31 o'clock J in book M 73 Record of Mortgage Witness my hand	DN ss. e within instrume record on the final second on the final second on the final second secon
	Loan No. TRUST DEED TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiar After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St.	y FEE	LIN COUN- ES WHERE USED.)	STATE OF OREGO County of Klamath I ceriify that the was received for r day of April at 11:31 o'clock 4 in book M 73 Record of Mortgage Witness my hand affixed. WM. D. MIL By Hazel 4	DN ss. e within instrume record on the final second on the final second on the final second secon
	Loan No. TRUST DEED TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiar After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon .	59AC FOR DT LADE	UT USE THIS E: RESERVED RECORDING L IN COUN- ES WHERE USED.) 4.00 ULL RECONV	STATE OF OREGO County of Klamath I certify that the was received for r day of April at 11;31 o'clock d in book M 73 Record of Mortgage Witness my hand affixed. WM. D. MIL By Hazel d	N ss. e within instrume record on the 61 , 19 A M., and record , n page
	Loan No. TRUST DEED TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiar After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon . TO: William Ganong, Trustee The undersigned is the legal owner and the still and stilling. You have	y REQUEST FOR F To be used only when holder of all indebtednes by are directed, on pay	ULL RECONVER to obligations have ss secured by the ment to you of any	STATE OF OREGO County of Klamath I certify that the was received for r day of April at 11;31 o'clock d in book M 73 Record of Mortgage Witness my hand affixed. WM. D. MIL By Hazelly EYANCE boon paid.	DN } ss. e within instrume record on the 61
	Loan No. TRUST DEED TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiar After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon. TO: William Ganong, Trustee	y REQUEST FOR F To be used only when holder of all indebtednes by are directed, on pay	UT USE THIS E: RESERVED RECORDING L IN COUN- ES WHERE USED.) ULL RECONV A obligations have as secured by the mont to you of any y said trust deed hated by the terms	STATE OF OREGO County of Klamath I certify that the was received for r day of April at 11;31 o'clock d in book M 73 Record of Mortgage Witness my hand affixed. WM. D. MIL By Hazelly EYANCE boon paid.	DN } ss. e within instrume record on the 6t 19.14 A M., and record on page
	Locm No. TRUST DEED TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiar After Recording Relum To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon . To: William Ganong, Truslee The undersigned is the legal owner and have been fully paid and satisfied. You here pursuent to statute, to cancel all evidences of trust deed) and to reconvey, without warran	y REQUEST FOR F To be used only when holder of all indebtednes by are directed, on pay	UT USE THIS E: RESERVED RECORDING L IN COUN- ES WHERE USED.) ULL RECONV A obligations have as secured by the mont to you of any y said trust deed hated by the terms	STATE OF OREGO County of Klamath I certify that the was received for r day of April at 11;31 o'clock 4 in book M 73 Record of Mortgage Witness my hand affixed. M. D. MIL By Mag All By Mag All EYANCE p hoen paid.	DN } ss. e within instrume record on the 6t 19.74 M., and record on page

i poste de la composition Propio de la composition

\$£.;.

ust deed deed or with sold inder the eficiary N. S.

F. M. Marstell

; |

1

ł

8