		Анончо191 ТА 28-4713 75329	Vol	13_Page	99	the second s
	÷		UST DEED			
		THIS TRUST DEED, made this <u>11</u> day of		April	, <u>19</u> 73 , between	
	•	ROY R. SMITH and AUDREY J. SM	ITH, husband and			
		FIRST FEDERAL SAVINGS AND LOAN ASSOCIA	, as grantor, V ATION of Klamath Falls	/illiam Ganong, Jr , Oregon, a corporat	on organized and	
		existing under the laws of the United States, as beau W I I	neliciary; ΓΝΕSSETΗ:			A CONTRACT OF A
	·	The grantor irrevocably grants, bargains, sells property in Klamath County, Oregon, described as	and conveys to the tru	stee, in trust, with p	oower of sale, the	
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	3	SEE LEGAL DI	SCRIPTION ATTATO	HED		
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	ár A					
	· · .	which said described real property does not exceed three acre rents, issues, profits, water rights and other rights, easements c				A A Land L L
		taining to the above described premises, and all plumbing, its apparatus, equipment and fixtures, together with all awnings,	yenetian blinds, floor covering a goolignees now or bereafter	in place such as wall-to- installed in or used in ca	wall carpeting and lino- nnection with the above	
		described premises, including all interest therein which the gran each agreement of the grantor herein contained and the payme				
		(\$ 20, 700.00) Dollars, with interest thereon accordin beneficiary or order and made by the grantor, principal and i May10				
			l money, default, any balance r or others indebtedness. If the r	emaining in the reserve accou serve account for taxes, asses	nt shall be credited to the sments, insurance premiums	<u>i i i i i i i i i i i i i i i i i i i </u>
		This trust deed shall further secure the payment of such additional if any, as may be loaned Ferenter by the beneficiary to the granitor o having an interest in the above described property, as may be eviden note or notes. If the Indebtedness secured by this trust deed is evide more than one note, the beneficiary may credit payments received by any of said notes or part of any payment on one note and part on	ted by a and other charges is n enced by as they become due, it upon demand, and if not r another, may at its option as	emaining in the reserve accoun- serve account for taxes, assec- t sufficient at any time for t he grantor shall pay the defi aid within ten days after su d the amount of such defic	it to the beneficiary upon ch demand, the beneficiary it to the principal of the	
		as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the be herein that the said premises and property conveyed by this trust of free and clear of all encuminances and that the grantor will and h	building Should the grant	or fail to keep any of the fo	regoing covenants, then the	
		executors and administrators shall warrant and delend his said title	this connection, the he	at the rate specified in the i and shall be secured by the neficiary shall have the right le on said premises and also t	tien of this trust deed. In in its discretion to complete make such repairs to said	
		The grantor covinents and agrees to pay said note according to the thereof and, when due, all taxes, assessments and other charges levied said property to keep said property free from all encounterances have or hereafter constructed on said premiser within six months from to be a subserved and the same same said the same said said property and the construction is hereafter commenced; to repair an promptly and in good workmanike manner any building or improve said property which may be damaged or destroyed and pay, when costs incurred therefore; to allow beneficiary to inspect said propert times during construction; to replace any work or materials unsatisfa heneficiary within fifteen days aiter written notice from beneficiary fact; not to remove or destroy any building, property and impro- menter erected upon said property in good repair and to commit- no wasts of said premises; to keep all buildings, property and impro- now or hereafter erected upon said property may from time to time by fire or such other hazards as the beneficiary may from time to time in a sum not less than the original principal sum of the note or of securate by this first deed, in a company or companies acceptable to	he terms property as in its sol l against ving pre- The grantor furt istruction covenants, conditions	e discretion it may deem not ner agrees to comply with all and restrictions affecting said this trust, including the cost formance of the trustee incu	casary of admandica	
		or hereafter constructed on said premiser within six months from - bereof or the date construction is hereafter commenced; to repair and promptly and in good workmanlike manner any building or improve said property which may be damaged or destroyed and pay, when	the date fees and expenses of d restore the other costs and ment on in enforcing this oblig due, all to appear in and defe	this trust, including the cost expenses of the trustee incu ation, and trustee's and attor id any action or proceeding pu is or powers of the beneficiary	unv's fees actually incurred.	
		costs incurred therefor; to allow beneficiary to inspect said propert thms during construction; to replace any work or materials unsatisfa beneficiary within fifteen days alter written notice from beneficiary fact; not to remove or destroy any building or improvements now or	y at all ity hereof or the righ actory to costs and expenses in of such reasonable sum to be hereafter which the beneficiary	s or powers of the beneficiar cluding cost of evidence of ti fixed by the court, in any s or trustee may appear and h is deed, and all said sums sh	the and attorney's fees in a uch action or proceeding in any suit brought by bene-	
		constructed on said premises; to keep all buildings and improvements bereafter created upon said property in good repair and to commit- no waste of said premises; to keep all buildings, property and impr now or, hereafter erected on said premises confluously insured aga	s now or ficiary to foreclose in or suffer deed. overents Mast loss The beneficiary	will furnish to the grantor on account but shall not be oblig		
		by fire or such other hazards as the beneficiary may from time to time in a sum not less than the original principal sum of the note or of secured by this trust deed, in a company or companies acceptable to Itelary, and to delive the original policy of insurance, in correct form	e require, annual statement of obligation any further statemen the bene- and with It is mutually a ord with	greed that:		the second s
		in a sum not less than the original principal sum of the note or or becured by this trust deed, in a company or companies acceptable to ficiary, and to deliver the original policy of insurance in correct form approved loss payable clause in lavor of the beneficiary attached premium paid, to the principal place of business of the beneficiary fifteen days prior to the effective date of any such policy of insurance algorithm obtain insurance is not so tendered, the beneficiary may in discretion obtain insurance or the benefic of the beneficiary, which shall be non-cancellable by the grantor during the full term of the po- obtained.	nt least 1. In the event nance. If under the right of en i its own the right to commence theurance than or proceedings of	that any portion or all of a inent domain or condemnation , prosecute in its own name, to make any compromise or a	aid property shall be taken , the beneficiary shall have appear in or defend any ac- ettlement in connection with	
				so cleets, to require that all o on for such taking, which are onable costs, expenses and ati- intor in such proceedings, sha	nny portion of the money's in excess of the amount re- orney's fees necessarily paid he paid to the beneficiary	
		In order to provide regularly for the prompt payment of said taxe ments or other charges and insurance premiums, the grantor agrees t the beneficiary, togethere with and in addition to the monthly pay principal and interest payable under the terms of the note or obligation bereby, an amount equal to onvie the terms of the note or obligation other charges due and the obligation of the said property within each other charges due and also one-thirty-sixth, (1/30th) of the insurance mereby and charge and also one-thirty-sixth, (1/30th) of the insurance	to pay to and applied by it fir ments of fees necessarily paid of balance applied upon at the owners of the second statement of the second statement of the owners of the second statement of the owners of the second statement of the second state	c, prosecute in its own name, to make any compromise or r so cleets, to require that all o on for such taking, which are onnable costs, expenses and at intor in such proceedings, sha ti, upon any reasonable costs or incurred by the hencificary the indebtedness secured here n take such actions and execu- ning such compensation, pro- rest.	and expenses and attorney's in such proceedings, and the by; and the grantor agrees, te such instruments as shall	
		hereby, an amount equal to one-twelfth (1/12th) of the taxes, assess other cherges due and payable with respect to sold property within each ing twelve months, and also one-thirty-sixth (1/36th) of the insurance payable with respect to said property within each succeeding three ye	nents and at its own expense, t h succeed be necessary in obta premiums request. ers while 2. At any time	and from time to time upon	nptly upon the beneficiary's written request of the bene-	
		ing twelve months, and also one-thirdy-sixth (1/36th) of the institute payshie with respect to said property within each succeeding three ye this trust deed remains in effect, as estimated and directed by the be such sums to be credited to the principal of the loan until requires exversi purposes thereof and shall thereupon be charged to the princip loan; or, at the option of the beneficiary, the sums so paid shall be	d for the dorsement (in case of held by e held by consent to the makin	s rees and presentation of the full reconveyance, for cancell for the payment of the indel t of any map or plat of said t	s acca and the note for en- ation), without affecting the tedness, the trustee may (a) roperty; (b) join in granting	
	• •	several purposes thereof and shall intrequent he charged to the princip ionn; or, at the option of the beneficiary, the sums so paid shall be the heneficiary in trust as a reserve account, without interest, to premiums, taxes, assessments or other charges when they shall be and payable.	pay said come due without warranty, all ance may be describe	ting and restriction thereon, fecting this deed or the lien of or any part of the property. d as the "person or persons	written request of the bene- s deed and the note for en- ntion), without affecting the tedness, the trustee may (a) roperty; (b) Join in granting O) loips in any diverbandloy. The grantee in any reconvey- legally entitled thereto" and be conclusive proof of the e services in this paragraph	
A.		While the grantor is to pay any and all taxes, assessments a charges levied or assessed against said property, or any part there the same begin to hear interest and also to pay premiums on all policies upon said property, such payments are to be made through	and other the recitals therein of, before truthfulness thereof. Insurance shall ho \$5.00.	of any matters or facts shal Trustee's fees for any of th	be conclusive proof of the e services in this paragraph	
		charges levied or assessed against said property, or any part there the same begin to bear interest and also to pay premiums on al- policies upon said property, such payments are to be made through licitary, as aforesaid. The grantor hereby authorizes the beneficiar; any and all taxes, assessments and other charges levied or impose said property in the amounta as shown by the statements thereof by the collector of such taxes, assessments or other charges, and to ipaurance premiums in the amounts shown on the statements whereof		trusts all rents, issues, roya deed and of any personal pr in the payment of any indeb	ins to beneficiary during the ties and profits of the pro- operty located thereon. Until tedness accured hereby or in r shall have the right to col- ned prior to default as they grantor hereunder, the bene- person, by agent or by a re- gard to the adequacy of any upon and take possession of sue for o otherwise collect	
		insurance premiums in the amounts shown on the statements sub- the insurance carriers or their representatives, and to charge said sup- principal of the loan or to withdraw the sums which may be requ- the reserve account, if any, established for that purpose. The grand- in no event to hold the beneficiary responsible for failure to have i surance policy, and the beneficiary hereby is authors of a defect is equipped and the beneficiary hereby is authors of a defect is surance policy, and the beneficiary hereby is authors of a defect is supported and the beneficiary hereby is authors of the sur- tions, to compromise and upon the obligations secured by this trust such putting the amount of the indebtedness for payment and satis form of such accounts of the securition of the property by the benefici	mitted by the performance of a ms to the ject all such rents, i lited from become due and pay tor agrees flelary may at any t	y agreement hereunder, grante sues, royaltics and profits can ble. Upon any default by the ine without notice, either in	a shan nave the right to col- ned prior to default as they grantor hereunder, the bene- person, by agent or by a re-	
		in no event to hold the beneficiary responsible for failure to have a ance written or for any loss or damage growing out of a defect is surance policy, and the beneficiary hereby is authorized, in the even	any insur- in any in- security for the inde at of any said property, or any	d by a court, and without re- vitedness hereby secured, enter part thereof, in its own nam profits, including those past and expenses of operation an upon any indebtodness secure ay determine.	garn to the adequacy of any upon and take possession of sue for or otherwise collect due and uppsid, and apply	

4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance policles or compensation or awards for any taking or damage of the property, and the application or release thereof, as a foresaid, shall not cure or waive any dofault or notice of default hereunder or invalidate any act done pursuant to such notice.

5. The grantor shall notify beneficiary in writing of any sale or confirect for sale of the above described property and furnish heneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

a service charge. 6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebteduess secured hereby or in performance of any segreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable by delivery to the trustee of written notice of defaults and clecitor to sell the trust property, which notice trustee shall crustee to duly filed for record. Upon delivery of said notice of default and all promissory notes and documents evidencing expenditures course notice theredon in promissory notes and documents evidencing expenditures course notice thereof as then required by law.

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DATED:

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7. After default and any thue prior to five days before the data set by the Trustee for the Trustee's sale, the grantor or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurrein enforcing the terms of the obligation and trustee's and attorney's fee not exceeding \$50.00 ench) other than such parties of the principal as would not then be due had no default occurred and thereby cure the default.

Bot then be due that no meners occurre and thereby cure the detaute 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of said, or said, said said bologor in separate parcels, and in such order as he may deor said, should such the time of said. Trustee may postpone said on the United States, payable at the time of said. Trustee may postpone said of said any portion of said property by public announcement at such time and place first said and from time to time thereafter may postpone the saie by public announcement at the time fixed by the proceeding postponement. The trustee shal deliver to the purchaser his deed in form as required by law, conveying the properiod by but without any covenant or warranty, express or implied. The truthfulness thereof. Any person, excluding the trustee but including the granto and the beneficiary, may purchase at the sale.

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and the presenting, may purchase at the same to the powers provided herein, the 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses on the same attorney. (2) To the obligation secured by the reasonable (13) or all persons having recorded liens subsequent to the Interests of the trustee in the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the granter of the trust deed or to his successor in interest entitled to such surplus.

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

 For any reason permitted by law, the heneficiary may from time to time appoint a successor or successors to any trustee manned herein, or to any successor trustee appointed hereunite the autor such appointment and without conveyance to the successor trustee, the herein named or appointed hereunite, Each such appointment and substitute therein said by existed with all title, powers by the hereif charp reformed in the office of the courty clerk or recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.
 Trustee arcorder is the successor trustee.

11. Trustee accepts this trust when this dead, duly executed and acknowledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, haves to the benefit of, and bluds all parties hereto, their heirs, legaless devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pictages, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculate gender includes the feminine and/or neuter, and the singular number includes the piral.

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

Roy R Smith Amerey J. Smith (SEAL) ÷. (SEAL) STATE OF OREGON 85. County of Klamath THIS, IS 'TO CERTIFY that on this 19.73, before me, the undersigned, a April day of Notary Public in and for said county and state, personally appeared the within named ROY R. SMITH and AUDREY J. SMITH, husband and wife to me personally known to be the identical individual S. named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY, WHEREOF, I have hereunio set my hand and affixed my notatial seal the day year last above written Serald V. Szami (SEAL) Notary Public for Oregon My commission expires: 11-12-74 STATE OF OREGON  $\left. \begin{array}{c} \text{ss.} \end{array} \right\}$  ss. Loan No. TRUST DEED I certify that the within instrument was received for record on the ....., 19.. day of ..... at \_\_\_\_\_ o'clock \_\_\_\_M., and recorded DON'T USE THIS PACE: RESERVED on page. in book. Record of Mortgages of said County. Grantor LABEL IN COUN-TIES WHERE 14 то USED.) Witness my hand and seal of County FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION Beneficiary Alter Recording Return To: FIRST FEDERAL SAVINGS County Clerk 540 Main St. Klamath Falls, Oregon Bv Deputy 2943 5 6×157 REQUEST FOR FULL RECONVEYANCE 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 or 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 or 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.

First Federal Savings and Loan Association, Beneficiary

4401

The following described real property in Klamath County, Oregon:

## Parcel 1.

A tract of land situated in the S½NE½ of Section 9, Township 39 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at an iron pin located North 0° 08' East a distance of 30.0 feet and North 89° 55' West a distance of 1323.7 feet from the East one-fourth corner of said Section 9; thence

North 0° 08' East a distance of 150.0 feet; thence

South 89° 55' East a distance of 300.0 feet; thence

South 0° 08' West a distance of 150 feet; thence

North 89° 55' West a distance of 300.0 feet to the point of beginning.

SAVE AND EXCEPTING the Westerly 60 feet of the following described real property, as follows:

A tract of land situated in the S½ NE½ of Section 9, Township 39 South, Range 10 E. W. M., Klamath County, Oregon, and described as follows:

Beginning at an iron pin located North 0° 08' East a distance of 30.0 feet and North 89° 55' West a distance of 1323.7 feet from the East one-fourth corner of said Section 9; thence

North 0° 08' East a distance of 150.0 feet; thence

South 89° 55' East a distance of 60 (feet; thence

South 0° 08' West a distance of 150.0 feet; thence

North 39° 55' West a distance of 60 feet to the point of beginning.

Parcel 2.

A tract of land situated in the S2NEZ of Section 9, Township 39 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at an iron pin located North 0° 08' East a distance of 30 feet and North 89° 55' West a distance of 1023.7 feet from the East one-fourth corner of said Section 9, said point of beginning being the Southeast corner of property conveyed to George Mallory Baker, Jr., and Barbara Gertrude Baker by deed recorded in Volume 356, Klamath County Deed Records at page 33;

North 0° 08' East a distance of 150 feet; thence

South 89° 55' East a distance of 60 feet; thence

South 0° 08' West a distance of 150 feet; thence

North 89° 55' West a distance of 60 feet to the point of beginning.

and a state of the		•	
STATE OF OREGON; COUNTY OF KLAMATH;	SS.		
Filed for record at request of	TITLE INS. CO	*****	
this 13th day of APRIL A. D., 19.7	at o'clock .	<sup>A</sup> M., and duly recorded in	
VolM_73, ofMORTGAGFS	. on Page		
TEE \$ 6.00		MILNE, County Clerk	