1.0

28-5059

「「「「「「「「「」」」

р. 1. с. т.

17

5

12, . ار م

÷3

01-09336

Vol. 73_Page_ 7205

77555 TRUST DEED

1973 between June THIS TRUST DEED, made this 6th day of HERBERT C. BEHRNDT and MARCIAN M. BEHRNDT, husband and wife

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:

Lot 9 in Block 39 of HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon.

This trust deed shall further socure the payment of such additional money. If any, as may be found hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a note or notes. If the indeluctiness accured by this trust deed is evidenced by more than one note, the beneficiary may credit 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 elect.

as the centriciary may elect. The grantor hereby covenants to and with the trustce and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all encumberances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomever. The grantor covenants and agrees to pay said note according to the terms theretof and, whomever, assessments and other charges levied against theretof and, who keep said property free from all encumbrances having pre-codence or the date construction is hereafter commenced: to repair accention provide the construction is hereafter commenced; to repair accenter or or or the date construction is hereafter commenced; to repair accenter provide the same construction is hereafter commenced; to repair accenter or and or the date construction is hereafter commenced; to repair accenter provide the same construction of the same and the said property when due, all costs incurred therefor; to allow beneficiary to immersial unatifactory to beneficiary within fifteen days after product when due, all it mess during construction; to replace any two notice from beneficiary of such fact; not to remove or destroy and peop all buildings on improvements now or hereafter erected upon said premises to peatr and to commit or suffer no wasto of said premises; to perty in good repair and to commit or suffer no wasto of said premises the beneficiary may from time to the remover the hard there the thrands as the beneficiary may from time to the remover in a said project and in provements now or on bless than the original principal sum of the note or obligation is a state deed, in a company or companies accentable to the whith approved loss payable clause in favor of the beneficiary setting and which applies of the state deed, in a company or companies of hereafter and shore to the effective date of an the beneficiary setting applies of insurance. It still applies of insurance is not so tendered; and shore of the sum with approved loss payable clause in favor of the beneficiary setticing and with approved loss payable clause in favor of the beneficiary setticing and with applice obtain insurance for the beneficiary the

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insuitance premiums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest years of the second second second second other charges due and its distribution of the taxes, assessments and hereby, an amount equal to one-weight (1/1201) of the taxes, assessments and hereby, an amount equal to get the second second second second the charges due and also one-thirty-sixth (1/26th) of the taxes, assessments and payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/26th) of the taxes, assessments and the payable with respect to said property within each succeed-tions to second second second and the principal of the loan until required for the several purpose the order of and shall thereupon be charged to the principal of the loan; or such as a reserve account, without interest, to pay said the beneficiary, taxes, assessments or other charges when they shall become due and payable.

the beneficiary in true, as a reason of the charges when they shall become due and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before the same begind property, such payments are to be made through the bene-pollets upon aforesaid. The grantor hereby authorizes the beneficity to pay licitry and all taxes, assessments and other charges levied or imposed with grant and any the statements there to pay the multi-tic state and the statements and other charges levied or imposed withhed by the collector of such taxes, assessments or other charges, as submitted by the collector of such taxes, assessments or other charges as submitted by the collector of such taxes, assessments or other charges as submitted by insurance carriers or their representatives, and to charge sale sums to the principal of the loan or to withform the sums upones. The grantor, agrees in no even to hold the beneficiary responsiving out of a detect in any in-ance written or for any loss or damage give authorized, in the event of any loss, to compromise and each we may have been any loss, and and sumance the beneficial upon the beneficiary any loss, to compromise and each with any distance company and to apply any loss, to compromise on the substate for pay the states. In computing the amount, of the mediation for pay the beneficiary affection full or upon saile or other equilibrium any assert and asfection in computing the amount, of the mediation of the property by the beneficiary after

default, any balance remaining in the reserve account shall be credited to the indebtedness. If this reserve account for taxes, assessments, insurance premiums and other charges is at a sufficient at any time for the payment of such charges as they become not sufficient at any time for the payment of such charges and the charges is at the grantor shall pay the deficit to the beneficiary upon demand, any option add the amount of such deficit to the beneficiary may act is option add the amount of such deficit to the beneficiary obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the berneficiary may at its option carry out the same, and all is expenditures there-for shall draw interest at the rise specified in the note shall be repayable by the grantor on demand and shall be accured by the list discretion to complete any improvements made on said premises and all is discretion to complete any improvements made on said premises and all is discretion to complete for shall draw interest at the rise specified in the note such results to and properly as in its sole discretions affecting said properly as in its sole discretions affecting said properly as in its sole discretions affecting said by one such research as well as fees and expenses of the trust, including the cost of title search, as well as the other cost and legation or proceeding purjority to pay all costs, for short and expenses of the trust in connection with or in enformer in and dereid any action or proceeding purjority to affect the secu-tory hereof or the rights or powers of the beneficiary or trustee; and at lor pay in a costs and expenses including to a of even at attorney's fees an attaction or properly or trustee may appear and in any solid morphic by bene-tors hand defined any action or proceeding purjority to affect the secu-tory hereof or the rights or powers of the beneficiary or trustee; and at torney feed in a costs and expenses. Including the cost of evidence of tills and attorney feed in a s

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

1.3

F

It is mutually agreed that:

It is mutually agreed that: 1. In the event that any portion or all of and 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 defined any ac-tion or proceedings, or to make any compromise or sattlements in or the money's payable as compensation for such taking, which are in excess of itcessarily paid or locured to pay all reasonable costs, expenses and attorney's fill to meeting the payable as compensation in such taking, which are in excess of itcessarily paid or locured to y the grantor in such proceedings, alall he paid to mbe beneficiary and applied by it first upon any reasonable costs and expense and attorney's reasonable costs, excured hereby; and the grantor agrees, the some expense, to take such actions and execute such instruments as shall he necessary in obtaining such compensation, promptly upon the beneficiary's request.

he necessary in outsining such compensators, prompty upon the tentered request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its frees and presentation of this deed and the note for en-ficiary, payment of the independence, the tentered and the note for en-ficiary, payment of the independence, the trutce may (a) liability of any period for the payment of the indebiedness, the trutce may (a) isomeral to the or creating and restriction thereon, (c) join in any subordination any ensemble of the payment of the independence of the dependence of other creating and restriction thereon, (c) join in any subordination of other varianty, all or any part of the property. The grantee in any convey, when may be described as the "person or persons legally entitled thereof" of the ther recitais therein of any matters of facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services in this paragraph what its 5.00. without warranty, anco may be desc the recitals there truthfulness there shall be \$5.00.

shall be \$3.00. 3. As additional security, grantor hereby assigns to heneficiary during the continuance: of these trusts all rents, issues, royalites and profits of the pro-continuance of these trusts all rents, issues, royalites and profits of the pro-continuance of these trusts all rents, issues, royalites and profits of the perty alfedual to the deed and of any personal property located thereon. Until perty alfedual to the payment of any indebtedness secured hereby or and the profits of the payment of any indebtedness secured hereby or and the perturbation of the payment of any indebtedness secure is the per-tension of the payment of the perturbation of the perturbation of the the perturbation of the perturbation of the perturbation of the per-tension of the perturbation of the perturbation of the perturbation relever to be appointed by a court, and without regard to the adequary of any security for the indebtedness hereby secured, enter pure for otherwise collects the rents, issues and profits, including the parts of and unpaid, and appi-the same, isse costs and expenses of operation and collection, including reason-as the beneficiary may detamine.

N 162



nouncement to the purchaser me and deliver to the purchaser me and recitals in the deed of any n truthfunces thereof. Any pers and the beneficiary, may pur

and the beneficiary, may purchase at the said. 9. When the Trustee sells pursuant to the powers provide trustee shall apply the proceeds of the trustee's sale as fo the expenses of the sale including the compensation of the reasonable charge by the attorney. (2) To the obligation -trust deed. (3) To all persons having recorded liens sub-interests of the trustee in the trust deed as their interests order of their priority. (4) The surplus, if any, to the grant deed or to his successor in interest cutiled to such surplus

7206

So bi

100

deed of to his successor in interest cutiled to such surplus. 10. For any reason permitted by law, the beneficiary may from time t time appoint a successor or successors to any trustee named herein, or to an successor trustee appointed hereutier. Upon such appointment and without cor veyance to the successor trustee, the latter shall be vested with all title, power such appointment and substitution shall be made by written instrument execute such appointment and substitution shall be made by written instrument execute such appointment and substitution shall be made by written instrument execute on the beneficiary, containing reference to this trust deed and its place to record, which, when recorded in property is situated, shall be conclusive proof of proper appointment of the successor trustee.

not then be due had no detault occurred and thereby cure the default. 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 saie, he trustee shall sell said property at the time and place fixed by him in said notice of saie, either as a whole of in separate parels, and in such order as he may de-tormine, at public auction to the highest bidder for each, in lawful money of the united States, payable at the time of saie and united money of said property by gublic auctions and parels and in such time and place of saie and from time to time thereafter may postpone the sale by public an-

taking or

of this instrument

itted by IAW. 7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the granter of other person so the day pay the entire annount then due under this trust deed and lieged may pay the entire annount then due targets actually incurred obligations be terms of the obligation and trustee's and attorney's fees subtracting set on deech, other than such portion of the principal as would

of any indubtedness secured hereby or in performance of any indubtedness secured hereby or in performance r, the beneficiary may declare all sums secured here payable by delivery to the trustee of written notice of i the trust property, which notice trustee shall cause a. Upon delivery of said notice of default and election il deposit with the trustee this trust deci and all pro-nts evidening expenditures secure hereby, whereup nts evidening expenditures secure hereby, whereup

shall notify beneficiary above described property information appli

f the above with such be required

6. Time is of the

...day of ...

proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is rande 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 granulor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee. 12. This deed applies to inures to the benefit of, and hinds all parties hereto, their heirs, legatess devisees, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured and whenever the context so requires, the un-tering the secure and whenever the context so requires, the intering the singles the femining and/or neuter, and the singular number in-cludes the plural.

June

default by the formance of any ured hereby im-notice of default



STATE OF OREGON County of Klamath THIS IS TO CERTIFY that on this

Notary Public in and for said county and state, personally appeared the

8

State of Oregon) ss. County of Klamath)

Personally appeared Herbert C. Behrndt, who, being duly sworn, did say that he is attorney in fact for Marcian M. Behrndt and that he executed the foregoing instrument by authority of and in behalf of said principal; and that he acknowledged said instrument to be the act and deed of said principal. Dated this 8th day of June, 1973.

Before meioc

1.1

DATED:.

TARY

NO.

0,12

 \hat{r}_{ϵ} 17

the amest to Notary Public for State of Oregon My commission expires: 10-25-74

STATE OF OREGON; COUNTY OF KLAMATH; 55.

Filed for record at request of ______ Transamerica_Title_Ins. Co. this _11th ____ day of ___June ____ A. D., 19.73 at __3:50 ____ o'clock __P___M., and duly recorded in

on Page _____7295_____ Mortgages Vol. M73 of

By Lucia Unitala Fee \$4.00

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 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 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

First Federal Savings and Loan Association, Beneficiary

