-	01-09319-A-2-3065 78794 V. 73 Page 5980	
	76553 TRUST DEED Vol. 7 Page 8871	
	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 South 107 feet of Lots 4 and 5 in Block 2 of Bryant Tracts No. 2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.	
	This document is being re-recorded to correct signature of Jeanne Marie Watson	
	which said described real property does not exceed three acres, togethor with all and singular the appurtenances, tenements, hereditaments, rents, issues, profils, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise apper- taining to the above described promises, 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 wall-to-wall carpeting and lino- 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 <u>SEVEN THOUSAND TWO HUNDRED AND</u> (\$.7,200.00) Dollars, with interest thereon according to the terms of a promissory note of even date here the acting, payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$.67.82 commencing 	
	This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or other having an interest in the above described property, as may be evidenced by a more than one uset, if the indebtedness secured is y this trust deed is evidenced by it more than one uset, the beneficiary may eredit payments received by it upon as y of sail notes or pay to any payment on one note and part on another, as the beneficiary may, etcd. The grantor hereby covenants to and with the trustee and the beneficiary if and it is option carry out the same, and all its expenditures there- tree and clains of all persons whomsever.	
	thereof and, when due, all tares, issessments and other charges bould a stims and property is to keep said property free from all encountrances having property and lines construction or hereafter constructed on said property is to keep all buildings and line provents of the traistic mand traises and attorney's fees actually insurred; and property will find the construction is said property in bound to the first bound the state and expenses in and defend any action or proceeding purporting to affect the security free from the date construction is hereafter and property and in good workmanile manner any building and inprovements in and defend any action or proceeding purporting to affect the security is and property in good property and inprovements in and defend any action or proceeding purporting to affect the security free for the fights or powers of the beneficiary or trustee; and to prove all costs and expenses, including cost of evidence of tille and attorney's fees a cluster in a state premises; to keep all buildings, property and improvements powers of the energifice rected on said premises; to keep all buildings, property and improvements powers of the interface or trustee in any appear and in any suit brought by beenefilerary or trustee; and all as all sums shall be accured by this trust in the struct to the struct in any suit brought by beenefilerary or trustee; and all as all sums shall be accured by this trust in the struct in any suit brought by beenefiler or the struct in any appear and in any suit brought by beenefiler or truster in and all said sums shall be accured by this trust in the structure or truster in and all said sums shall be accured by the struct in any suit brought by beenefiler or truster in and all said sums shall be accured by the struct in the structure or any appear and in any suit brought by beenefiler or truster in and all said sums shall be accured by the structure to a structure or any appear and in any suit brought by beenefiler or truster in and all said sums shall be a	
	in a sum not less than the original principal many out time of or oblighter required to furnish secured by this trust deed, in a companies acceptable or oblighter required to furnish fieldary, and to deliver the original policy of insurances in correct form at the enterlicity at the det det det det det det det det det de	- I PARA MARK
	be necessary in obtaining such compensation, promptly upon the beneficiary's ing twelve nonths, and also one-thirty-sixth (1/30th) of the insurance premiums payable with respect to said property within each succeeding three years while this trust deed remains in effect, as estimated and directed by the beneficiary for the principal of the insurance premiums, such an presentation of this deed and there are directed by the beneficiary in obtaining such compensation, promptly upon the beneficiary's such anums to be credited to the principal of the iona until required for the such and payable. The beneficiary in trust as received account, without hierest, to pay said and payable. While the grantor is to pay any and all taxes, assessments and other the sume begin to been interest and all taxes, assessments and other the sume begin to been interest and alls taxes, assessments and other the sume begin to been interest and alls to pay premiums on all insurance the sume begin to been interest and alls to pay premiums on all insurance the sume begin to been interest and his to pay premiums on all insurance the sume begin to been interest and his to pay premiums on all insurance the sume begin to been interest and not be made through the been the sume begin to been interest and into to pay premiums on all insurance the sume begin to been interest and makes thereon the break thereon. For the sume begin to been interest is to be made through the been truthfulness thereof. Trustee's fees for any of the services in this paragraph shifts upper the sume begin to been interest is to be made through the been interest. For any soil property, such paramets is the sume begin to been interest is to be made through the been interest. For any of the services in this paragraph shifts upper the sume begin to been interest is and property, such any paramets or facts shall be conclusive proof of the shifts the store.	
	ficitry, as aforestid. The grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other charges leveled or imposed against by the collector of such taxes, assessments or other charges, and to pay insurance prenums in the amounts shown on the statements thereof furnished by the collector of such taxes, assessments or other charges, and to pay the insurance carriers or their ergenzes and to pay the sublicit principal of the loan or to withdraw the sums which may be required from the reserve account, it may, established for thait purpose. The grantor agree meet herein y scured, enter up to default as they never to hold the beneficiary responsible for failure to have any insur- surance policy, and the beneficiary hereby is authorized, in the event of any such insurance receipts upon the obligations secured by this trust deed. In full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary and to apply as the beneficiary may at a such satisfaction in full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full	



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4. The entering upon and taking possession of said property, the collection of such rents, issues and profiles or the proceeds of fire and other insurance pol- cles or compensation or awards for any taking or damage of the property, and he application or release thereof, as aloresaid, shall not cure or waive any de- lault 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 con- tract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new lean applicant and shall pay beneficiary a service charge.	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 of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the trust deed. (3). To all persons having recorded liens subsequent to the interests of the trust even is their interests appear in the order of their priority. (4) The suprementation of the grant of the trust of the trust even is their interests appear in the order of their priority. (4) The suprementation to such surfaces.	
6. Time is of the essence of this instrument and upon default by the grantor in payment of any indultedness secured hereby or in performance of any agreement hereunder, the heneficienty may declare all sums secured hereby in- mediately due and payable by delivery to the trustee of written notice of default and election to sell the trust property, which notice trustees shall cause to be aluly filed for record. Upon delivery of said notice of default and election to sell the heneficiary shall deposit with the trustee this trust deed and all promissory notes and documents ovidencing expenditures secured, hereby, whereupon the trustees shall fix the time and place of saie and give notice thereof as then required by law.	10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any successor trustee appointed hereunder. Upon such appointment and without con- veyance to the successor trustee, the latter shall be vasted with all title, powers and dukies conferred upon any trustee horein named or appointed-hereunder. Each such appointment and substitution shall be made by written instrument executed by the heneficiary, containing reference to this trust deed and its place of the successor is a substitution shall be made by written instrument executed by the heneficiary. Containing reference to this trust deed and its place of the substitution shall be made by written appointed of the such appointment and substitution shall be made by written the substitution shall be made by the here there are be appointed on the such appointment and substitution shall be made by written there are been appointed by the here there are been appointed by the here there are been appointed and the substitution shall be made by written and the state of the substitution shall be made by written there are been appointed and the substitution shall be made by written and the substitution shall be made by the here there are been appointed and the substitution shall be made by the here there are been appointed and the substitution shall be made and the substitution shall be be made and th	
7. After default and any time prior to five days before the date set by the Trinstee 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 incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding \$50,00 each) other than such portion of the principal as would not then be due had no default occurred and thereby gure the default.	11. Trustee accepts this trust when this deed, duly excelled and acknow- ledged is inde a public record, as provided by law. The trustoe 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, hencificatry or trustee shall be a	
8. After the hapse of such time as may then be required by law following the recordation of said notice of defauit and giving of said notice of said notice of defauit and giving of said notice of saie, the time and place fixed by him in said notice of saie, either as a whole or in separate parcels, and in such order as he may determine, at public auction to the highest bidder for cash, in law(at mouse) of any portion of said property by public ancouncement at such time and place of sale and from time to time thereafter may postpone the saie by public and the saie b	2. This deed applies to inures to the benefit of, and binds all parties hereto, their heirs, legatees devisees, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including piedgee, of the noto secured hereby, whether or not named as a beneficiary herein, in construing this deed and whenever the context so requires, the nur- culine gender includes the feminine and/or neuter, and the singular number in- cludes the pinral.	
IN WITNESS WHEREOF, said grantor has hereunto	set his hand and seal the day and year first above written. Refer Water (SEAL) Descue Millaton (SEAL)	
STATE OF, OREGON SS. County of Klomath Ss. THIS IS-TO CERTIFY that on this day of	May, 19.73., before me, the undersigned, a	

. THIS IS TO CERTIFY that on this 16 day of Notary Ruble in and for said county and state, personally appeared the within named. ROBERT WATSON and JEANNE MARIE WATSON, 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. last above written

IN TESTIMONY WHEREOF, I have hereunto set my hand and affized my tary Public for Oregon · commission expires: 10.25-74 (SEAL) STATE OF OREGON County of Klamath } ss. Loan No. TRUST DEED I certify that the within instrument was received for record on the 17th day of <u>May</u>, <u>19.73</u>, at 11;27 o'clock <u>AM</u>, and recorded in book <u>M.73</u> on page 5980. (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) Record of Mortgages of said County. TO Withess my hand and seal of County FIRST FEDERAL SAVINGS & LOAN ASSOCIATION INDEXED, alfixed. K. Beneficiar Ð ALLE After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon 5 Teterziet County Clerk FEE \$ 4.00 Deputy . 化学 化乙酰乙酸 3112 - 18 A

STATE OF OREGON; COUNTY OF KLAMATH; ss.

DATED

Filed for record at request of \_\_\_\_\_Klamath County Title this \_\_\_\_\_11\_\_\_ day of \_\_\_\_July\_\_\_\_A. D., 19\_\_\_\_73\_\_\_4:06 Vol. \_\_\_\_\_M-73\_\_\_\_ of \_\_\_\_\_Mortgages ... o'clock ......p....M., and duly recorded in fee 4.00 WM. D. MILNE, County Clerk .

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