

existing under the laws of the United States, as beneficiary; WITNESSETH: The grantor irrevccably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: Lots 1 and 2 in Block 2, MIDLAND HILLS ESTATES, Klamath County, Oregon. 101 ÷. 33 which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, tents, 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 wall-to-wall carpoting and lino-apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpoting 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 granter has or may hereafter acquire, for the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of <u>TWENTY SEVEN THOUSAND AND NO/100-</u> 27 000 00 1 (s27,000,00) Dollars, with interest thereon according to the sum of a promissory note of even date hargwith payable to the beneficiary or order and made by the grantor principal and interest being payable in monthly installments of s 100 monthly installments in a star being payable in monthly installments of s 100 monthly installments in the move described proprior as may be evidenced by a more than one note. If the indebtedness accur the payment of one note and part of any pay inst of one note and part of and part of any dest of the beneficiary may elect. The restrict horizon to one note and part on another, as the beneficiary may elect. The restrict horizon to any destite or and with the trustee and the beneficiary may elect. The restrict horizon to an other the trust of an one note and part of any destite or and with the trustee and the beneficiary may elect. The restrict horizon to an other commants to and with the trustee and the beneficiary may elect. shingation secured hereby. Should the grantor fall to keep any of the foregoing covenants, then the hereficiary may at its online earry out the same, and all its expenditures there-for shall draw interest at the specified in the note, shall be repayable by the grantor on dhe hereficiary shall have the right in its discretion to complete any improvements made on suid premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all have, ordinances, regulations, creas and expenses of this trust, but the show or discretion to aver the other costs and expenses of this trust, the income in connection with or in enforcing this objection or proceeding purporting to affect the secur-ity here of ordines, including cost of evidence of title section to ray and the heneficiency of the tours of evidence of the secure of the secur-tiv kernel or the field by the court, in any such action or proceeding purport to force of this deed, and all said sums shall he secured by this trust which the beneficiency or trustee may appear and it non-ticity to forcelose this deed, and all said sums shall he secured by this trust when the beneficiency or trustee may appear and it non-ticity the other or the deed, and all said sums shall he secured by this trust when the beneficiency or trustee may appear and it non-ticity the other costs and expenses of the secure of the secure the heneficiency or trustee in any appear and its non-when the beneficiency or trustee may appear and its non-when the beneficiency or trustee may appear and its non-when the beneficiency or trustee in any appear and its non-trustee in the other trustee. The beneficiency will furnish to the grantor on writtee nearest thread-The grantor hereby covenants to and with the trustee and the beneficiary berein thus the said premises and property conveyed by this trust decid are free and clear of all encumbrances and that the grantor will dan his heirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. secutors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessment's and other charges lovied against said property ito keep said property free mail encumbrances having pre-cedence over this trust deed; to complete all buildings in course of construction or horeafter constructed on said pre-enform all encumbrances having pre-property the deed to complete all buildings in course of construction or horeafter constructed on said pre-enforce any building or improvement on said property which may be down beneficiarly to inspect said property at all times during construction and beneficiarly to inspect said property at all times during construction and beneficiarly to inspect said property at all times during construction and there written notice from beneficiarly of said there of a such premises; to keep all buildings, property and improvements now or hereafter of said property in good repair and to commit or satif-ter of said property in good repair and to commit or satif-ter of said property in good repair and to commit or satif-need for such other hazards as the beneficiarly unit from the or the obligation is a sum not less than the original principal sum of the beneficiarly at the require, thereafter does payable clause in favor of the beneficiary at all mercenter and with approved loss payable clause in favor of the beneficiary at and with thereafter does payable clause in favor of the beneficiary at and with thereafter dost in the dree final principal sum of the chemicary at the add policy of insurance is not so tended the beneficiary at least tittee adays prior to the effective date of the beneficiary with its own discretion obtain imsurance for the beneficiary with its own discretion obtain imsurance for the beneficiary may from the provide resulting the beneficiary with its own discretion obtain the surface as the oris of the benefic uccu. 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. It is mutually agreed that: It is inutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the heneficiary shall have the right to commence, proscute in its own name, appear in or defend any re-tion or proceedings, or to make any compromise or settlement in connection with such taking and. If its or election taking, which are in excess of the amount's such taking and, if its or election taking, which are in excess of the amount's payable as compensation flue costs, expenses and attorney's fees necessarily paid or incurred by the first upon any reasonable costs and expenses and attorney's free necessarily paid or incurred by the heneficiary in such instruments a second is half to on expense, to take such actions and exceute such instruments a second in the obstaining such compensation, promptly upon the heneficiary's request. 2. At any time and from time to time upon written request of the beneobtained. In order to provide regularly for the prompt payment of sold taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of the beneficiary, together with and in addition to the mothly payments of the providency. together with and in addition to the mothly payments of the providency. together with and in addition to the mothly payments of the providency together with and in addition to the mothly payments of the providency. The payments of the providence of the providence of the line trans and the payments of the providence of the payments and intervelve months, and also one-thirty sixth (1/36th) of the interver years while that trans to be credited to the principal of the loan unit of the several purpose thereof and shall thereupon be charged to the principal of the several purpose thereof and shall thereupon the charged to the principal of the and the option of the beneficiary, the sum so paid shall be held by the beneficiary in text as a reserve account, without interest, to pay said and payable. While the granter is to pay any and all there ance may be described as the "person of the reclinis therein of any matters or truthfulness thereof. Trustee's fees for shall be \$3.00.

C. F. J. F. V.

THIS TRUST DEED, made this 3rd day of

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PAUL R. CRAMER and DORIS A. CRAMER, husband and wife

TRUST DEED

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and

April

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premiums, taxes, assessments or other tharges when they shall become due and payable. While the grantor is to pay any and all taxes, assessments and other charges loyled or assessed against said property, or any part thereof, before be same begin to bear interest and also to pay permits an all insurance policies upon said property, such payments arouthorizes the beneficiary to pay any and all taxes, assessments and other other set the beneficiary to pay any and all taxes, assessments arouthorizes the beneficiary to pay any and all taxes, assessments are or other charges, and to pay the by the collector of such amounts shown on the statements submitted by the collector of such the amounts shown on the statements authorize thy insurance premindrives or their representatives, and to charge said and the property in the amounts shown on the statements authorize thy the collector of such the amounts shown on the statements authorize thy the collector of such the amounts shown on the statements are and the present of the loan or to withdraw the sums which may be remator arress in no event to hold the beneficiary responsible for us of a detect in any in-surance policy, and the beneficiary may insurance company and to apply any losa, to compromise and settic the obligations secured by this trust deed. In computing the amount of the holized one secure to the the state of any full or upon sails or other aequisition of the property by the beneficiary after full or upon sails or other aequisition of the property by the beneficiary after

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Do neccessary in ordening the term time upon written request of the bene-request. 2. At any time and from time to time upon written request of the bene-ficiency, payment of its fews and presentation of tils deed and the note for en-ficiency payment of the few and presentation of the term the ubuility of any person for the payment of the indebtedness. The trasfee mean in the term of the payment of the indebtedness, the trasfee meaning may enswere to creating and restriction thream, (c) john meredy (d) reconvey, or other agreement affecting this deed or the lien or chargements of the reconvey without warranty, all or any part of the property legally entited thereof, and the reclusts therein of any matters or facts shall be conclusive proof of the truthruleness thereof. Trustee's fees for any of the services in this paragraph shall be \$3.00.

shall be \$3.00. 3. As additional security, grantor hereby assigns to brackleary during the continuance of these trusts all tents, issues, royaliles and profits of the pro-perty affected by this deed and of any personal property located hereby or in the performance of any agreement of any indebtedness accurate right to col-let all such rents, issues, royaliles and profits earned prior to default as the performance of any agreement bereunder, grantor shall accurate heright to col-let all such rents, issues, royaliles and profits earned prior to default as they become due and payable. Upon any default by the grandr bereunder, the bene-ficiary may at any time without notice, either in grand to the adequacy of any security for the indebtedness hereby accurate, and without set upon and take possession of said property, or any part thereof, in its own and was not accurate and profits, and apply the same, less costs and expenses of operation and collection, including reason-als the bareficiary may determine.



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6. The grantor shall notify heneficiary in writing of any sale or contracted is twice the sale including the compression of the trustee sale of the above described property and furnish beneficiary on a service charge. b. That apply the proceeds of the trustee is no obligation and shall pay beneficiary on a service charge. c. Time is of the essence of this instrument and upon default by the grantor of the trustee in the trustee in the trustee default and even of the property. Which notif default and even of the trustee of the property is all decises and the trustee of the property. Which notif default and even the default and even of the trustee the result decises of the trustee and the result deci as the trustee in the trust deci as the surplus. 10. For any reason permitted by law, the beneficiary may from time to the property shall deposit with the trustee thand cause thereby, whereupon the trustee thereby, containing reference to this trustee hered and all propint the successor trustee. 10. For any reason permitted by law, the trustee theread and all propint as successor trustee. 11. Trustee accepts this trust when the due under this trust be fourted as the trust of the property is all decises and theread as the property or counter shall be conclusive proof of proper appointance of the sole fourtion of the print on the default and any time prior to five days before the date set of the property is allow the outlet shall be conclusive proof of proper appointance of the sole and the property for the units and expanders and exponses for any trustee heread as the property and the shall charter and the property is allow to count the above the default and any time prior to five days before the date set and the property is allow to count the shall be conclusive proof of proper appointance of the property is allow to count any the property with the trustee the strustee's and the trustee's and the trustee the strustee's shall the trustee the and all properior to the property is ala				
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<text><text><text><text><text></text></text></text></text></text>	4. The entering upon and taking possession of said property, the collection is such rents, issues and profits or the proceeds of fire and other insurance pol- cies or compensation or avards for any taking or damage of the property, and perty so sold, but without any matters or facts shall be conclusive proof of the includence pole of the such and there insurance pol- bet or compensation or release thereof, as aforesaid, shall not cure or waive any theory pole of default hereunder or invalidate any act done pursuant to and the bechricitary, may purchase at the sale.			
<text></text>	such notice. 5. The grantor shall notify heneficiary in writing of any sale or con- tract for sale of the above described property and furnish beneficiary on a tract for sale of the above described property and furnish beneficiary on tract for sale of the sale including the compensation of the trastee, and a the expenses of the sale including the compensation of the trastee, and a the expenses of the sale including the compensation of the trastee, and a the expenses of the sale including the compensation of the trastee, and a the expenses of the sale including the compensation of the trastee, and a the expenses of the sale including the compensation of the trastee, and a the expenses of the sale including the compensation of the trastee, and a the expenses of the sale including the compensation of the trast deed and the trastee is the expenses of the sale including the compensation of the trast deed and the increase appring in the trast deed. (3) the inst deed as their interest appring in the			
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FIRST FEDERAL SAVINGS & USED.) Witness my hond and seel of County affixed. A ter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klemath Falls, Oregon REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. To: Witing Ganong, Tusice To: Witing Ganong, Tusice To: Witing Ganong, Tusice The organized is the legal owner and holder of all indebtedness secured by soid intuit deed or particle statistical by the terms of exist may deed (which are delivered to you have wing to you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the service of the section now hold by you under the section now hold by you under the service of the section now hold by you under the section no	Granlor	(DON'T USE THIS Space: Reserved For Recording Ladel in Coun-	was received for record on the 2.24 day of, 19.73, at	
After Recording Return. To:: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon TFE 5 1,.00 By MaguMaguLoputy Deputy TFE 5 1,.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. To: William Ganong, Tustoe To: william Ganong, Tustoe To undersigned is the legal owner and holder of all indebtedness socured by the foregoing trust deed. All sums socured by sold 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 sold trust deed to have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of sold trust deed to have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of sold trust deed to have been fully paid and satisfied. You hereby are directed to you herewith together with sold to trust deed and to reconvey, without warranty, to the parties designated by the terms of sold trust deed the sector now held by you under the same. First Federal Savings and Loan Association, Beneficiary by	FIRST FEDERAL SAVINGS & LOAN ASSOCIATION		affixed.	
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