\$#0140259 TA 28-5455		m 22 9916	
79612	TRUST DEED	and the second	
THIS TRUST DEED, made this	a single woman	, 19. 73 , betwe	
FIRST FEDERAL SAVINGS AND LOAN existing under the laws of the United Sta	ASSOCIATION of Klamath Fo ttes, as beneficiary; WITNESSETH:	, William Ganong, Jr., as trustee, a ills, Oregon, a corporation organized a	
The grantor irrevocably grants, barg property in Klamath County, Oregon, de	ains, sells and conveys to the escribed as:	trustee, in trust, with power of sale,	the
Lot 447 of Block 126 of OREGON, Klamath County,	MILLS ADDITION TO T Oregon.	IE CITY OF KLAMATH FALLS,	
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which sold described real property does not excorrents, issues, profits, water rights and other right taining to the above described premises, and all apparatus, equipment and fixtures, together with leum, shades and built-in ranges, dishwashers an described premises, including all interest therein v each agreement of the grantor herein contained ($(17,550.00)$) Dollars, with interest the beneficiary or order and made by the grantor, p September. 15th, 19.7 This trust deed shall further secure the payment of f any, as may be loaned hereafter by the beneficiary having an interest in the above described property, as note or notes. If the inductions secured by this true any of said notes or part of any payment on one no as the beneficiary may elect.	I plumbing, lighting, hoating, ventilatin all awnings, venetian blinds, floor cov- nd othor built-in appliances now or her which the grantor has or may hereafile and the paymont of the sum of SEVI person according to the terms of a pr principal and interest being payable in 3 of such additional money, to the grantor or others may be evidenced by sut deed is evidenced by the and part on another, the and part on another,	, air-conditioning, reingerding, while wall carpeting and order installed in or used in connection with the acquire, for the purpose of securing performant INTEEN THOUSAND FIVE HUNDRI FTY AND NO/100- monthly installments of \$.135.45 commu- nece remaining in the reserve necessancia, haurance pr is not aufficient at my time for the payment of auch the reserve account for taxes, assessments, haurance pr is not aufficient at my time for the payment of auch and the amount of such deficit to the beneficiar on and the amount of such deficit to the principal hereit.	a line- above nace of ED to the encing to the emiuma charges ry upon of the
The grantor hereby covenants to and with the tr herein that the said, premises and property conveyed free and clear of all encumbrances and that the gra- executors and administrators shall warrant and defer against the claims of all persons whomsovere.	by this trust deed are honeficiary may antor will and his heirs, ad his said title thereto the grantor on this connection.	at its obtion taily of the time time note, shall be repay iterest at the rate specified in the note, shall be repay lemand and shall be secured by the lien of this trust of the beneficiary shall have the right in its discretion to c	able by deed. In complete
The granter covenants and agrees to pay said not thereof and, when due, all taxes, assessments and oth said property; to keep said property free from all e	te according to the terms are charges levied against encumbrances having pre- in course of construction covenants, cond	ts sole discretion it may deem necessary or advisable, r further agrees to comply with all laws, ordinances, reg	ulations, i)] costs,
said prover this trust deed; to complete all buildings or hereafter constructed on said premises within sis hereof or the in coord workmanikke manner any buil promptly and in good workmanikke manner any buil said property which may be damaged or destroyed costs incurred therefor; to allow beneficiary to insp times during construction; to replace any work or m beneficiary within fifteen days after written notice fact; not to remove or destroy any buildings or impro- constructed on said premises; to keep all buildings and bereafter erected, upon said property in houldings.	x months from the date fees and expon- celt to repair and restore lding or improvement on and pay, when due, all bect said property at all ity hereof or the ords and exper-	obligation, and trustee's and attorney's fees actually 1 t defend any action or proceeding purporting to affect the e rights or powers of the beneficiary or trustee; and to	he secur- pay all
times during construction; to replace any work or m beneficiary within fifteen days after written notice fact; not to remove or destroy any buildings or impro constructed on said premises; to keep all buildings of busefice corected unon said upperly in good, repair	by the beneficiary of such which the bene	telary or trustee may appear and in any suit brought of one this deed, and all said sums shall be secured by the	his trust
no waste of said premises; to keep an ontinuo now or hereafter crected on said premises continuo	usly insured against loss The bene from time to time require, annual stateme	iciary will furnish to the grantor on written request the nt of account but shall not be obligated or required to tements of account. unity agreed that:	
by fire or such other hilzing as the contraction such in a sum not less than the original major compani- secured by this trust deel, in that provide the bene- ficiary, and to deliver thouse in favor of the bene- approved loss payable to the original policy of ansurance premium pair. So the principal place of business or lifteen such or the article deliver date of any suc difference of the such of the benefic or any suc difference of the such of the benefic or any such difference of the such of the benefic of the bar difference of the such of the benefic of the bar difference of the such of the benefic of the bar difference of the such of the bar of the bar of the such of the such of the such of the bar of the such of the shall be non-cancellable by the granter during the fu	e in correct form and with ficiary attached and with f the beneficiary at least the policy of insurance. If engliciary may in its own	event that any portion or all of said property shall of eminent domain or condemnation, the beneficiary si- minence, prosecute in its own name, appear in or defent ings, or to make any compromise or settlement in connec- tions of the same compromise or settlement in connec-	d any ac- ction with
ald policy of macrimee is not the baselit of the historic of the historic for the baselit of the historic for the baselit of the historic for the promotion of the function of the function of the function of the promotion of the	eneficiary, which insurance all term of the policy thus such taking an payable as cor quired to pay or incurred by or deputed by	th seasonable costs, expenses and attorney's fees necessi	arity pain
In order to provide regularly for the prompt pay ments or other charges and insurance premiums, the the beneficiary, together with and in addition to principal and interest pays ie under the terms of the bereiby, an amount equal to activelith (1/20h) of other charges due and payable with respect to said print ping tweive months, and also one-thirty-sist h (1/20h) payable with respect to said property within each this trust deed remains in effect, as estimated the several purposes thereof and shall effective the same ton; or, at the option of the beneficiary the sam the beneficiary in trust as a reserve account, with permiums, taxes, assessments or other charges wh	b grantor agrees to pay to the monthly payments of note or obligation secured tho taxes, assessments and operity within each succeed the totake agrees agree	It tests the grantor in such proceedings, shall be paid to the b it flast upon any reasonable costs and expenses and i paid or incurred by the beneficiary in such proceedings I upon the indebtedness secured hereby; and the grant case, to take such actions and expects such instrument n obtaining such compensation, promptly upon the be	
other charges due and plaufe with respect to the plaufe with respect to said property within each si this trust deed remains in effect, as estimated and such sums to he credited to the principal of the site sums to he credited to the plaufe the component of the set there with the set of the set o	of the insurance premiums ucceeding three years while 2. At a directed by the beneficiary, loan until required for the orsernent (in upblick) of an	by time and from time to time upon written request of ut of itr fees and presentation of this deed and the no case of full reconveyance, for cancellation), without aff person for the payment of the indebtedness, the truster (the local section) of the indebtedness.	the bene- te for en- ecting the e may (a) e granting
several purposes thereof and shall thereinfor to call loan; or, at the option of the beneficiary, the sum the beneficiary in trust as a reserve account, wit premiums, taxes, assessments or other charges wh and payable.	is so paid shall be held by hout interest, to pay said hen they shall become due thout interest, to pay said or other agree without warri-	by time and from time to time do this dieed and the no to of its fees and presentation of cancellation), without aff person for the payment of the indehtedness, the truster making of any map or plat of said property; (b) join it or creating and restriction thereon, (c) join in any sub ment affecting this deed or the lies or clarge hereof; (d) ment affecting the fore of the property. The prantee in any described as the "person or persons legally entitled the herein of any matters or facts shalh be conclusive pro- hereof. Trustee's fees for any of the services in this	ordination reconvey, reconvey- ereto" and
While the grantor is to pay any and all tai- charges levied or assessed against said property, of the same begin to bear interest and also to pay the same begin to property, such payments are to	xes, assessments and other the recitals i	herein of any matters or facts shall be conclusive pro- hereof. Trustee's fees for any of the services in this diffional security, grantor hereby assigns to heneficiary	during the
and and all taxes, assessments and other charges said property in the amounts as shown by the si	tatements thereof furnished perty affected er charges, and to pay the grantor shall the performa	I these trusts all rents, issues, royalities and profile by this fleed and of any personal property located the default in the payment of any indeltechness secured he default in the payment of any indeltechness secured he ice of any agreement hereunder, grantor shall have the ri- rents issues, royalizes and profiles carned prior to defau	reon. Until reby or in ight to col- alt as they
the insurance premiums in the amounts shown on the insurance parties or their persentatives, and the insurance carriers or their persentatives, and principal of the loan or to withdraw the sums the reserve account, if any, established for that p the reserve to hold the beneficiary responsible for in no even or for any loas or damage growing.	to charge shith sums to the lect at such such such such such such such such	filtional accurity, grantor hereby assigns to beneficiary of these trusts all rents, issues, royalites and profits o by the second second second second second second to the second second second second second second second any agreement hereunder, grantor shall have the ri- rents, issues, royalites and profits earned prior to dofar and payable. Upon any default by the grantor hereunder, t any time without notice, either in person, by agent o pipolined by a court, and without regard to the sacey he indettedness hereby secured, enter upon and takeper o rany part, thereof, in its own name suc and unpaid.	ir by a re- acy of any assession of wise collect
insurance premiums in the amounts shown on the the insurance carriers or their persentalities, and principal of the loan or to withdraw the sums w the reserve account, if any, established for that p in no event to hold the beneficiary responsible for ance written or for any loss or damage growing surrance policy, and the beneficiary hereby is auth loss, to compromise and sottle with any insurance such insurance receipts upon the obligations accur computing the amount of the indebtdemess for j full or upon sale or other acquisition of the prope	company and to apply any the rents, is red by this trust geed. In payment and satisfaction in able attorne crip by the beneficiary after as the beneficiary after	informed by a second, enter upon and take po- or any part thereof, in its own name sue for or other uses and profils, including those past due and unpaid, a costs and expenses of operation and collection, includ 's fees, upon any indebtedness secured hereby, and in letary may determine.	and apply ing reason- such order
full or upon sale or other acquisition of the prop-	· · · · ·	, in ₂ − 2.	



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entering upon and taking possession of said property, the collection issues and profits or the proceeds of fire and other insurance pol-mestion τ awards for any taking or damage of the property, and a or release thereof, as aforesaid, shall not cure or waive any de-c of default hereunder or invalidate any act done pursuant to compensor. the appl fault or

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5. The grantor is for sale of the aupplied it with id ordinarily be re-ervice charge. or shall notify beneficiary in he above described property th such personal information required of a new loan appil writing of any

6. Time is of the essence of this instrument and upon default by the grantor in gayment of any indebtedness secured hereby r in performance of any mediately due and payable of default and secure and secure and thereby immediately due and payable of default consider of written notice of default and flexible of default on the payable of default of the hereficiary shall depaid by default of the secure shall cause the secure hereby interface secure and deciments of the hereficiary shall depaid where the trustee shall cause to be trustees shall fix the time and place of sale and give notice thereof as then required by law.

required by naw. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's said, 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 excerding \$50.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

not then be due man no urbanic technic and thereby care by the following the recordation of said notice of default and giving of said notice of saic, the trustee shall sell said property at the time and place fixed by him in said notice of saic, either as a whole of is levely the said notice of the highest bidder for cash, in lawful nouse of the units at the time of saic. Trustee may postpose saie of all promity y public announces the said time may postpose the said place of saic at the time of saic. Trustee may postpose saie of all from time to the line therefore may postpose the saie by public announces.

nouncement at the time fixed by the precoding postponement. The deliver to the purchaser his deed in form as required by law, conve-perty as sold, but without any covenant or warranty, express or recitias in the deed of any inatters or facts shall be conclusive truthfulness thereof. Any person, excluding the trustee but including and the beneficiary, may purchase at the sale.

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d the beneficiary, may purchase at the saie. 9. When the Trustce sells pursuant to the powers provided herein, the istee shall apply the proceeds of the trustce's sale as follows: (1) To : expresses of the sale including the compensation of the trustce, and a isomable charge by the attorney. (2) To the obligation secured by the ist decd. (3) To all persons having recorded liens subsequent to the erests of the trustee in the trust decd as their intersits appent in the ier of their priority. (4) The surplus, if any, to the granter of the trust rd to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any rustee named herein, or to any successor trustre appoint denounder. Upon such appointment and without con-veyance to the surveyance trustee, the latter shall be vested with all title, powers and duits othered and trustee, the latter shall be be vested with all title, powers and duits othered and substitution shall be maded by written instrument executed therefore, when recorded in the offsee of the county cirk or recorder of the proper appointment of the successor trustee. 11. Trustee access this trust when this deed, duit second and asknow-

proper appointment of the auccessor trustee. 11. Trustee accepts this trust when this deed, duly executed and acknow-ledged 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, henchiciary 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 bluds all partice-hereto, this deed applies to, inures to the benefit of, and bluds all partice-hereto, this term "beneficiary" shall mean the holder and owner, including sharps, of the note secured hereby, whether or not named as a beneficiary berefit. In construing this deed and whenever the context so requires, the mac-culudes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Frances A. Barry (SEAL) (SEAL) STATE OF OREGON 83 THIS IS TO CERTIFY that on this 30 day ..., 19.73 , before me, the undersigned, a Ung Notary Public in and for said county and state, personally appeared the within named FRANCES A. BARRY, a single woman

ERANCES A. BARKI, a Stiller women to me periodily known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that she executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affized my normal seal the day and year last above written.

(DON'T USE THE

SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE

USED.)

, "UBLIC " (SEAL) CJF CRE Notary Public for Oregon My commission expires: 11-12-74 STATE OF OREGON) ss. Loan No. TRUST DEED I certify that the within instrument was received for record on the 31st day of _____JULY_____, 19_73, at h;01 o'clock PM., and recorded in book M.73 on page 9216

Granto то FIRST FEDERAL SAVINGS & LOAN ASSOCIATION

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon 2943 S. 644 St.

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

FEE \$ 4.00

DA

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 same.

First Federal Savings and Loan Association, Beneficiary

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affixed.

Record of Mortgages of said County.

By Angel Diazol Deputy

Witness my hand and seal of County

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