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	RA-28-5650	محادية فيتطلق أدعتهم	and a second			
0140285			Vol. 73 Page	,11795	調査が	
1	80594	TRUST DEED				
1. And the second s	DEED, made this 30th day TERRY M. GI	TRUSIDLED	August		1	
THIS TRUST	DEED, made this 30th day	of REEN. a single	man		議	
					1 ilcl money	
FIRST FEDERAL	SAVINGS AND LOAN ASS ne laws of the United States, a	OCIATION of Klama	in rails, Olegen, a se		1 41	ers e
			:	with nower of sale, th	e 過過出	1. M. S. J. Mary Ka
The grantor	irrevocably grants, bargains, math County, Oregon, describe	sells and conveys to ed as:	the trustee, in trust,	will power of and	A and a	
	Lot 11 in Block 1 FO	URTH ADDITION	TO SUNSET VILL	AGE,		
	Klamath County, Oreg					
5	Klamath County, oreg					and the second
e transference de la constante						<u>ومنطقة المعالمة المساحدة المساحدة المساحدة المساحدة المساحة المساحة المساحة المساحة المساحة المساحة المساحة ال</u>
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<u>ل الله الم</u>						<u>مەنىۋە ئىلىن مارىمۇسى</u> ت
taining to the ac- apparatus, equipt leum, shades and described premise each agreement ( <u>\$29,250.0</u> benefictary or a Database of the	bed real property does not exceed th its, water rights and other rights, easy iove described premises, and all plum ment and fixtures, together with all a built-in ranges, dishwashers and oth is, including all interest therein which of the grantor herein contained and th 0	wnings, venetian blinds, it er built-in applicances now the grantor has or may h ne payment of the sum of according to the terms o rai and interest being pay additional money, jiefault.	of the rectifier installed in or hereafter acquire, for the pr TWENTY-NINE THO FIFTY AND NO/10 of a promissory note of eve rable in monthly installments any balance remaining in the r	used in connection with the d urpose of securing performance USAND TWO HUNDRI 00 de horewith payable to of \$ 224.90	o the name of the second secon	
note or notes. If more than one no any of said notes	de shall further secure the payment of such loaned hereafter by the beneficiary to the In the ajove desortbed property, as may the indentedness secured by this trust dee to, the heneficiary may credit payments re or part of any payment on one note and may cleck.	granitor or others indebted be evidenced by a and oth ed is evidenced by as they celved by it upon demand, i part on another, obligatio	ness. If the text rest is not sufficient at an become due, the grantor shall , and if not paid within ten du- its option add the amount o on secured hereby.	in time for the payment of such of pay the deficit to the beneficiary as after such demand, the bene if such deficit to the principal of	upon ficiary if the international	
The grantor herein that the s free and clear of executors and adi against the claim	hereby covenants to and with the trustee a all premises and property conveyed by the all encumbrances and that the grautor v ministrators shall warrant and defend his s of all persons whomsoever.	his trust deel are benefick will and his heirs, said title thereto this con any hop	ary may at its option carly she all draw interest at the rate spec- intor on demand and shall be se anection, the beneficiary shall ha provements made on said premise provements discretion it.	effied in the note, shall be repaya ecured by the lien of this trust de yet the right in its discretion to co es and also to make such repairs any deem necessary or advisable.	red. In mplete to said	Martin Lad
said property; to cedence over this or hereafter con- hereof or the dai promptly and in said property wi costs incurred th times during con- beneficiary with fact; not to rem	or destroy any bulk of a provention of the second s	repeat levied against remarks having pre- urase of construction repair and restore for improvement on law property at all is unsatisfactory to theneficiary of succ- tabeneficiary of succ- table of table of table table of table of table table of table of table of table of table of table table of table of table of table of table table of table of table of table of table table of table of table of table of table of table of table table of table of t	the granter further agrees to com- nets, conditions and restrictions a unic expenses of this trust, inclu- her costs and expenses of the orcing this actingation, and truste- ters of a the rights or powers of t- and expenses, including cost of and expenses, including cost of the hemeficiary or trustee may to for close this decd, and all	ply with all laws, oritinances, indi- affecting said property; to pay all ding the cost of title search, as i trustice heurred in connection v- er's and attorney's fees actually in proceeding purporting to affect the the beneficiary or trustee; and to evidence of title and attorney's fe suit, in any such action or proce- appear and in any suit brought 1 said sums shall be secured by the	curred; e accur- pay all ica in a ding in ay hene- is trust	
now or hereafte	r efected on said premises continue from f	dime to time require, annual	urther statements of account. It is mutually agreed that:	he grantor on written request the Il not be obligated or required to	taken	
fictary, and to c fictary, and to c prentum paid, filtreen days pri said policy obtain shall be non-cat obtained.	ther huzards as the beneficiary and, of the cess than the original principal spanners are eliver the original policy of mananes are eliver the original policy of the beneficiary to the principal place of husiness of the for to the effect so tendered, the benefici numares is the benefic of the benefici n insurance for the benefic of the benefic n insurance for the benefic of the benefic n insurance for the benefic of the benefic number of the granter during the full ter	attached and with beneficiary at least icy of insurance. If ary may in its own m of the policy thus of said taxes, assess- or f and taxes, assess- or f and taxes, assess- or f and taxes, assess-	The fight of commence, prostcute h i or proceedings, or to make any or taking and, if it so elects, to req the as compensation for such tak d to pay all reasonable costs, ex courred by the grantor in such pay applied by it first upon any rea applied by it first upon any rea	on or all of said property shall z condemnation, the beneficiary sl its own name, appear in or defrail ompronise or settlement in connec juire that all or any portion of the ing, which are in excess of the ar- penses and attorney's fress necessi- recedings, shall be paid to the b- isonable costs and expenses and i he beneficiary in such proceedings, as secured hereby; and the gains	any action with mount re- mediclary paid and the and the	
hereby, an and other charges d ing twelve mon	o provide regularly for the prompt payment charges and insurance premiums, the gran together with and in addition to the r terest payable under the terms of the note unit equal to one-tweithn (1/12th) of the tr us and payable with respect to said property that, and also one-thirty-sistif (1/3th) of th the surface and property within each success remains in effect, as estimated and direct be credited to the principal of the to move	or obligation secured baland axes, assessments and at its be n reque- ting three years while	s own expense, to take such act seessary in obtaining such com- est.	tions and execute such instruments pensation, promptly upon the being to time upon written request of	neficiary's the bene-	
several purpose	remains in effect, as estimated and direct be credited to the principal of the loan i as thereof and shall thereupon he charged to be option of the beneficiary, the sums so in trust as a recreve account, without es, assessments or other charges when the	paid shall be held by cons	lify of any person for the payme what to the making of any map o	sentation of this deck and the m nee, for ennecliation), without aff ent of the Indebtedness, the truster r plat of said property; (b) join in tetion therecan, (c) join in any sub vior the lien or charge hereof; (d) f the property. The grantre in any son or persons legally entitled the	n granting ordination	

premiums, taxes, assessments or other charges when they shan 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 begin to bear interest and also to pay prediums on all insurance policies upon and property, such payments are to be made through the bear ficiary, as aforesaid. The grantor hereby authorizes the heneficiary is pay any and all taxes, assessments and other charges levid or imposed against any and all taxes, assessments or other charges, and in mister ficiary as aforesaid. The grantor hereby authorizes the heneficiary is pay any and all taxes, assessments or other charges, and involved said property in of such taxes, assessments or other charges, and involved by the collections in the amounts shown on the statements and unstated by insurance precuping in the anomunts and with a stars of the principal of the long or to withform y tens within any the result of a defect in any in-participal of the long or to withform y tensme with mar. The grantor agrees in never to hold the beneficiary thereby is authorized in the event of any such insurance receipts upon the obligations and the one of any taxes, to compromise and settle with any insurance difficult upon the obligations and the specific upon such insurance receipts upon the obligations or payment and satisfaction in full or upon sale or other acquisition of the property by the beneficiary citer

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shall be \$5.00. 3. As additional security, grantor hereby assigns to heneficlary during the continuance of these trusts all rents, issues, royalites and profits of the pre-perty affected by these frusts all rents, issues, royalites and profits of the pre-perty affected by these frusts all rents, issues, royalites and profits of the pre-perty affected by the deed and of any personal property located thereau. Until grantor shall default in the payment of any indebtedness secured hereby or all the performance of, issues, royalites and profits carned prior to default as they here all such red payable. Upon any default by the grantor hereinder, the bene ficiary may algorithet by a court, and without regard to the negative of any celver to be appointed by a court, and without regard to the negative for y security for the rany part thereof. In its own name sue for or otherwise she profits, including those past due and unpaid, and apply the rents, isse costs and expresses of operation and at the possession of the rents, isse costs and express of operation and called property, the same.

ther insurance pol-ther insurance pol-the property, and or waive any de-done pursuant to und taking pos he proceeds of fire any taking or dama and profits or or awards for

beneficiary in writing of ibed property and furnish notify heneficiary in described property personal information of a new loan applic The gor sale the above with such tract concerning the purc

no is of the essence of this instrument and upon default by the syment of any indebtedness secured hereby or in performance of any rerunder, the beneficiary may declare all sums secured hereby in-te and payable by delivery of which notice trustee of written notice of default to sell the trust property and notice of default and election to sell, record, Upon delivery of and notice of default and election to sell, ry shall deposit with the trustee this trust deed and all promissory locuments evidencing expenditures secured hereby, whereupon the int k, the time and place of sale and give notice thereof as then law. 6. Time is of the itor in payment of an agreement h mediately du and election duly filed for the beneficin notes and a trustees sha required by

five days before the date set e grantor or other person so due under this trust deed and s and expenses actually incurred d trustee's and attorney's fees withou of the periodical as would uired by law. 7. After default and any time prior to five days before t the Trustee for the Trustee's sale, the grantor or other vileged may pay the entire amount then due under this tru-voltigations secured thereby (including costs and expenses actu-enforcing the terms of the obligation and trustee's and at enforcing the terms of the obligation and trustee's and at t exceeding \$50.00 each) other than such portion of the princip t terms of the other and thereby concluding the terms of the other then be due had no default occurred and thereby cure the

not then be due had no default occurrent and increme cure in the way of the second sec

DATED:

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nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty as odd, but without any covenant or warranty, express or impited. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale. the

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iruthfulness thereoit. Any purchase at the sale. 10 the beneficiary, may purchase at the sale. 10 When the Trastee sells pursuant to the powers provided herein, the the expanse behavior of the trastee's sale at follows: (1) To trastee shall apply the proceeds of the trastee's sale at follows: (1) To the expanse of the sale including the compensation of the trastee, and a the expanse of the sale including the compensation of the trastee, and a the expanse of the sale including the compensation of the trastee, and a threat decey of the attorney. (2) To the obligation secured by the interests of the ratice in the trast deed as the interests appear in the interest of the ratice in the trast deed as the the same to the trast order of the inster in the trast deed as the the same trast, of the trastee interest of the ratice of the successor is interest callided to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successor to only trates named herein, or to any veyance to the successor trastee, the latter shall be vested with all title, exact such appointment and substituting reference to this trast deed and its place of the outline reference to this successive proof of the outline to file of the successor trastee. 11. Traster accepts this trast when this deed, duy excude and acknow-

proper appointment of the successor trustee.

Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record, as provided by law. The trustee is not obligated to notify any parts reto of pending sale under any other deed of trust or of any action or successful is in a successful to a public term or proceeding is hrought by the trustee.
This deed applies to, have so the henefit of, and blads all parties have the tors, legates devices, administrators, successors and pasting periods. The term 'beneficiary' and mean the holder and owner, including pleigee, of the note secured hereby, when no no named as a beneficiary beneficiary and whenever the context so requires, the maxeuling gender includes the feminine and/or neuter, and the singular number law.

 United States, payable at the time of sale. Insected at such tin any portion of said property by public announcement at such tin sale and from time to time thereafter may postpone the sale	by public an- cludes the plural.	each the day and year first above written.
IN WITNESS WHEREOF, said granter ha	s hereunto set his hand and	A seal the day and year first above written.
		(SEAL)
STATE OF OREGON County of Klamath ss. THIS IS TO CERTIFY that on this day Notary Public fir and for said county and state, pers TERRY M. GREI they C. Foreguted the same freely and voluntarily for N TESTHMONY WHEREOF, I have hereunto set my	onally appeared the within name CN, a SINGLE Man a named in and who executed the the uses and purposes therein ex- y hand and affixed my polarial so when a state of the	pressed. eal the day and year last above written.
NEAD 0 F AN	My commission e	STATE OF OREGON )
Loan No. TRUST DEED TO Grantor FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klarmath Falls, Oregon	(don't use this space; reserved for recording ladel in coun- ties where used.) FEE \$ 14.00	County of Klamath ) ss. I certify that the within instrument was received for record on the 1th day of SEPTEMBER 19.73, at 10;53o'clock AM., and recorded in book M.73 on page 11.795 Record of Mortgages of said County. Witness my hand and seal of County affixed. WM. D. MILNE County Clerk By Magul Magu Deputy
REC To be	QUEST FOR FULL RECONV	VEYANCE
TO: William Ganong, Trustee The undersigned is the legal owner and holder have been fully paid and satisfied. You hereby are pursuant to statute, to cancel all evidences of ind:	of all indebtadness secured by the a directed, on payment to you of a oledness secured by said trust des is parties designated by the term	a foregoing trust deed. All sums secured by said trust deed ny sums owing to you under the terms of said trust deed o d (which are delivered to you herewith logether with sai ns of said trust deed the estate now held by you under th

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 ind: bledness secured by said trust deed (which are delivered to you herewith logather 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