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82590 TRUST DEED

THIS TRUST DEED, made this 15thday of JOHN P. WALLAN and CAROL J. WALLAN, husband and wife

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Cregon, a corporation organized and existing under the laws of the United States, as beneficiary;

The grantor irrovocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

The South 139.2 feet of the West 156.5 feet of Tract 63, and the South 139.2 feet of the West 156.5 feet of Tract 64 of FAIR ACRES SUBDIVISION NO. 1, EXCEPTING THEREFROM the South 118 feet of the East 136.5 feet of the West one-half of said Tract 64.

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which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, tents, tastes, profits, water rights and other rights, easements or privileges new or hareatter belonging to, derived from or in anywise apper-tating to the above described premises, and all plumbing, lighting, brading, ventilating, dir-conditioning, reirigerating, watering and incapeting and incomplexes, equipment and fixtures, together with all awnings, venetime blands, floor covering in place such as wall-to-wall carpeting and line of the above described premises, and all plumbing, lighting, brading, venetime blands, floor covering in place such as wall-to-wall carpeting and line above described premises, including all interest therein which the grantor has or may 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 security performance of agreement of the grantor herein contained and the payment of the sum of AND NOV1000 SIX HUNDRED (26,600.00) Dollars, with interest therein according to the terms of a promissory note of even date herewith, payable to the basefield ry or order, and made by the grantor, principal and interest being payable in monthly installments of \$214.05 commoncing 19.73.

This trust deed shall further accure the payment of such shidilical meney. This trust deed shall further accure the payment of such shidilical meney. By as may be located bereafter by the beneficiary to the granitor or others are an interest the inductedness secured by this trust deed for the shidilicated by a protest. The inductedness secured by this trust deed for the pay of all notes or part of any payment on one note and part on another, be beneficiary may elect.

mote than one hole, the concretery may create payments received by it spontant of a slid notes or part of any payment on one note and part on another, as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary payment on one note and part of the set presence and definition of the presence and property conveyed by the trust deed are bereficiary and the the said presence and that the grantor covenants and agrees to pay shift not ensure the advection and the decision of all encumbrances and that the grantor covenants and agrees to pay shift not ensure the advection and the decision of all persons whomever. The grantor covenants and agrees to pay shift not ensure the advection and the decision of all persons whomever. The grantor covenants and agrees to pay shift not ensure the construction of the person whomever. The grantor covenants and grees to pay shift not ensure the advection and the decision of all persons whomever. The grantor covenants and grees to pay shift not ensure the agrees to pay shift on the shift of the decision of the person whomever. The grantor covenants and grees to pay shift not ensure the date construction is hereafter commutations construction of beneficiary for the date construction is hereafter commutations construction and persons whome and persons and presented on a shift property which may be dame metricitary to repert and provements from the date of the det construction is the det product of the date construction is the det product of the shift of dettroy and building or improvements from the date of the det product of the person of the person of the dettroy within first detering and buildings and ling to construct the dettroy and buildings and ling to construct the dettroy of the struct dettro during the dettro of the shifted args may be date through a shift person of the construction of the dettroy and buildings and ling to construct the dettroy of the struct dettro during the dettro during the date of the shifted args of the person of th

discretion domesmicellable by the granter diving the tim term term defined abilitied. In order to provide regularly for the prompt pryment of said force, assess-tion beneficiary, together with and in addition to the monthly payments of the beneficiary, together with and in addition to the monthly payments of the beneficiary, together with and in addition to the taxes, assessments and ender the same of the same second the transformed and interest payments of the same second and the same second protocol independent of the same second protocol in the same second metric, as amount equal to one-twenth (1/160th) of the taxes, assessments and ender charges due and payable with respect (1/260th) of the insurance premiums in welve nonths, and also one-thirty within each succeeding three years while such atoms to be credited to the principal of the loss until required for the such atoms to the credited to the principal of the loss of all shall be held by loss or, at the option of the beneficiary without interest, to pay same premiums, taxes, assessments or other charges when they shall become due premiums, taxes, assessments or other charges when they shall become due and payable.

is shown on the statement of the stateme

default, any balance remaining in the reserve account shal indebtedness. If the reserve account for bases, assessments, not other charges is not sufficient at any time for the pay of the become due, the granter shall pay the deficit to demand, and if not paid within ten days after such dem may at its option add the amount of such deficit to it obligation secured hereby.

may at its option and the amount of such deficit to the principal of the obligation secured hereby. Should the grantor full to keep any of the foregoing covenants, then the peneficiary may at its option carry out the same, and all its expenditures there-for shall draw indexes at the rate specified in the note, shall be repay the by the grantor on draw and shall be secured by the lice of this trust deed. In this connection, the made on said premises and also to make such explains to and properly as in its sole discretion it may derm necessary or advisable. The grantor further agrees to comply with all have, normances, regulations, free and expenses of this trust, including the material property to pay all costs, free and expenses of the trusts, including the same future should be used as well as in enforcing this obligation, and trustees and mereficiary fore satisfue heaver to appear in and defend any action or pro-adming purporting to affect the secu-rosionable sum to be fixed by the court in any such action or pro-visionable sum to be fixed by the court in any such action or pro-sending the beneficiary or trustee may appear and in any such action or pro-visionable sum to be fixed by the court in any such action or pro-sending the beneficiary or trustee may appear and in any such the order of the secure which the beneficiary or trustee may appear and in any such action or pro-deed. The beneficiary will furnish to the granter on writtee secure the trust

. The beneficiary will furnish to the grantor on written requ nal statement of account but shall not be obligated or requ further statements of account.

It is mutually agreed that:

It is mutually asymptote that: 1. In the event that any portion or all of said property shall be the right of emined domain or condemnation, the beneficiary shall is commence, presents in its own mane, appear in ordered a tracking and, if it so elects, to require that all or in excess of the any ble as compensation for such taking, and attorney's fees necessarily applied by it frest upon any compension excess of the any accessarily paid or incurrent leads and expension and attorney is own explored by the beneficiary in such proceedings and attorney's rest and attorney is and attorney's applied by it frest upon any compension of the a necessarily paid or incurrent leads accured hereight and expension and at own expense, to take such actions and excents event instruments and accessarily in obtaining such compensation, promptily upon the beneficient.

be inclusive in the and from time to time upon written equest.
2. At any time and from time to time upon written fleary, payment of its fees and presentation of this deed dorsement (in case of full reconvergance, for necellation), limitily of any person for the payment of the indebtedness limiting of any person for the payment of said property or exemption of the making of any map or plat of said property. any ensement or creating and restriction the or other agreement affecting this deed or the 1 without warranty, all or any part of the prop ance may be described as the "person or per the recitals therein of any matters of facts the recitals therein of any matters of reci-tation of the second second second second second transformers there are a second secon

aunit ne 50.00. 3. As additional security, grantor hereby assigns to continuance of these trusts all reals, issues, royalites a perty affected by this deed and of any range indebtednes the performance of any agreement thereunder, grantor shall the performance of any agreement hereunder, grantor shall test all such reats, issues, royalites and profits earned a become due and activity royalites and profits earned and the performance of any agreement of the second seco become due and paynon, c ficiary may at any time w ceiver to be appointed by security for the indebted and property, or any part the rents, issues and prof the same, leas costs and able attorney's fees, upon



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5. The for sale supplied tract form

and upon defauit by the y or in performance of any i sums secured hereby in-of written notice of defauit of trustee shall cause to be defauit and election to sell, ust, hereby, wheretuyon the of any indebtedness secured hereby r, the beneficiary may declare all uyable by delivery to the trustee the trust property, which nollee Upon delivery of said notice of of deposit with the trustee this tru media and o duly the 1 sale and give five days before the date set

7. After default decif and e times and expenses trustee's and tion of the I thereby cure

not then be due had no default occurred and thereby curs 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 said; the trustee shall sell said property at the three not place fixed by him in said notice indication of said property at the three shall be the three shall be may de-termine, either as a whole or its separate prior of said, the may de-termine, at public ancient of the high-said. Trustee may postpone said of the termine, of said solve the time of public announcement at such time and place of any perform of said property by public announcement at such time and place of and from time to time thereafter may postpone the said by public an-

mont. The trustee shall inv, conveying the pro-express or implied. The conclusive proof of the standader the grantor nonnecement at the time fixed by the preceding rostponed deliver to the purchaser his deed in form as required by perty so sold, but without any covenant or warranty, c recitals in the deed of any matters of facts shall be truthfulments thereof. Any person, excluding the trustee but and the beneficiary, may purchase at the sale.

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1. Trustee accepts this trust when this deed, thuly executed and acknow red is made a public record, as provided by law. The trustee is not onlightee action of proceeding in which the grantor, beneficiary or trust or of action or preceding in which the grantor, beneficiary or trustee shall be a action or proceeding in which the grantor, beneficiary or trustees by unless such action or proceeding is brought by the trustee.

such action or proceeding is orongin, by the trueter, s deed applies to, indices to the benefit of, and bluds heirs, legaters devisers, submithightartors, executions, and term "theteflairy" shall mean the holier and owner, he note accurd hereby, whether or not named as a t artiming this deed and whenever the context so requires, includes the femilithe and/or neutry, and the singular b red assign-pledge-herela.

hand/and seai the day and year first above written. IN WITNESS WHEREOF, said grantor has hereunto set his Jahn 5 Caul of Walland (SEAL) Vallan (SEAL) 1973 , before me, the undersigned, a

STATE OF OREGON County of Klamath 85 THIS IS TO CERTIFY that on this 15

Notary Public in and for said county and state, personally appeared the within named JOHN P. WALLAN and CAROL J. WALLAN, husband and wife ally known to be the identical individual. S named in and who exocuted the foregoing instrument and acknowledged to me that

October

to me be

they executed the serie freely and voluntarily for the uses and purpose in purpose in a purpose in the day and your last above written.			
	Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	(DON'T USE THIS SPACE, RESERVED FOR RECORDING LABEL IN COUN- TICS WHERE USED.)	STATE OF OREGON) County of Klamath) ss. I certify that the within instrument was received for record on the 16th day of OCTOBER 1973, at 1;15 o'clock P M., and recorded in book M 73 on page 13211 Record of Mortgages of said County. Witness my hand and seal of County affixed.
	After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	FEE \$ h.00	WM. D. MILNE County Clork By Has it Derroy it Doputy

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by said trust deed re 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 sumn to statute, to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you hereby in the been state to statute, to cancel all evidences of indebiedness secured by said trust deed trust deed the estate now held by you under the it 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