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## TRUST DEED

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11-26-6113

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. 1973 , between THIS TRUST DEED, made this 16th y of October , 197. JOHN H. SAFRANSKY and MARIANNE SAFRANSKY, husband and wife

, as grantor, William Ganong, Jr., as trustee, and FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;

## WITNESSETH:

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:

Lot 12 in Block 1 Tract #1044 known as WEMBLY PARK, Klamath

## County, Oregon.

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As the continenty may circu-The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his beirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

The granter covenants and agrees to pay sail note according to the terms thereof and, when due, all taxes, assessments and other charges levt-d against said projectry; to keep said projectly free frain all ensumbraines having pro-cedence over this trust deed; to complete all buildings in source from the date or hereaft constructed on said percentre commenced to repair and restor-property which may be damaged or destroyed and pay, when due, all costs hearred therefor; to allow henefite commenced to repair and restor-sed property which may be damaged or destroyed and pay, when due, all costs hearred therefor; to allow henefite and the form beneficiary within fifteen days after written notice from beneficiary of such percentre of easily premises to keep all buildings, projectly and in growther constructed on said premises; to keep all buildings, not percept and there one of easily premises to keep all buildings, not be commit or suffer pay when the bearder of the beneficiary may from the other ter-ficiary, and to deliver the original pointing and the commit or suffer fraining pairs to keep all buildings, not percept and improvement pay or benefiter elected on said primitive companies concept and the result pay or benefiter elected on said primitive companies correctly and the commit percenter of easily pairs to keep all buildings, projectly and improvements pay or benefiter elected on said primitive companies correct form and with approved loss payable clause in favor of the beneficiary may from and with approved loss payable clause in favor of the beneficiary may favor and be primering pairs. If the beneficiary may are approved and my the approved loss payable clause in favor of the beneficiary may favor of biscrance. If wild edity of insurance for the beneficiary may favor descrance and wild predictive descrance for the beneficiary may find the base-core labor of biscrance. If wild edity of insurance for the benefit of the beneficiary which insurance shall be none-ancellable by the granter during the full te The grantor covenants and agrees to pay sold note ac-

The property of the provide regularly for the prompt payment of said taxes, assess-nts or other charges and insurance premiums, the grantor arrees to pay to beneficiary, together with and in addition to the mouthly payments of activation of the provide regularly for the prompt payment of said taxes, assess-nts or other charges and insurance premiums, the grantor arrees to pay to beneficiary, together with and in addition to the mouthly payments of activation on the same to one-twelfful (1/24h) of the taxes, assess-ments and payable with respect to said property within each success reduce mounts qual to one-twelfful (1/24h) of the taxes, assessments and ther charges due and payable with respect to said property within each success reduce mounts, and also one-thirty-statistic and property within the base of the reduce mounts, and also one-thirty-statistic and directed by the beneficiary with reduce with required to the principal of the loan unit required for the ceral purposes thereof and shall thereupon be charged to the principal of the reduce mounts, as a reserve account, without interest, to pay said commune, taxes, assessments or other charges when they shall become due d payable. While the grantor is to pay any and all taxes, assessments and other arges leviced or assessed againt said property, or any part thereof, before a same begin due taxes, assessments and other charges leviced or imposed againt is reported by mounts as shown by the statements thereof furnished the collector of such taxes, assessments or other charges leviced or imposed againt is property in the amounts as shown by the statements submitted by e insurance carriers or their representatives, and to have the pay perturber the hole hole no rot build they the sums which may be required from the reserve account, if any, established for that purpose. The prendom target for a severe barder is a within the sume the sum which may be required from the reserve account, if any, established for that purpose. The prendom target in hoan or to withdraw the sums which may be required count, if any, established for that purpose. The granter o hold the heneficiary responsible for failure to have any or for any loss or damage growing out of a defect in a , and the heneficiary hereby is authorized, in the event c omiss and settle with any insurance company and to apply receipts upon the oblightions secured by this trust dee , amount, of the indeficiences for payment and satisfact or agrees by insur-any in-of any oply any red. In ction in apply deed.

gation section b-rety. Should the granton fail to here any of the foregoing covenar oficiary may at its option carry out the same, and all he expen-shall draw interest at the rate specified in the note, shall be grantor on domand and shall be secured by the lieu of this t connection, the herefriary shall have the right in its observe improvements made on solid pre-uses and also the such r perty as in its sole discretion it may doem necessary or advi-

The grantor further agrees to comply with all law conditions and restriction spenses of this trust, in roots and expenses of g this obligation, and tru-la and defend any action or the rights or powers expenses including a set.

The hand ficiary will furnish to the granter on written annual stutement of account but shall not be obligated or any further statements of account.

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It is mutually agreed that:

In the event that any portion be right of embernt domain of

 As additional security, grautor tinuance of these trusts all rents, y affected by this deed and of any ator shall default in the payment of become due a ficiary may a ceiver to be a security for t said property the rents, is the same, le sale atforme

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receeds of fire and other insurance pol-taking or damage of the property, and resald, shall not cure or walve any de-

shall notify beneficiary

it and any time prior to five days before the date set r the Truster's sub, the groutor or other person so the entire amount then due mader this trust deed and will thereby (including costs and expenses actually incurred rusts of the obligation and truster's and attorney's free each other than such portion of the mineful as much After default

to the purchaser his deed in a p sold, but without any cove in the deed of any matters meas thereof. Any person, excl

6. When the Truster sells pursuant to the po-ter shall apply the protects of the trusters zexpenses of the sale including the compensatio-scatche charge by the attorney. (2) To the  $\alpha$ deed. (3) Fo all persons having recorded rests of the truster in the trust deed as their rold the priority. (4) The surplus, it may, to d or to his successor in Interest entitled to sha ns follows: lon of the trustee obligation secure llear

In successful in interest training to constrain any reason permitted by law, the beneficiary a successor or successor to any trustee name the appointment, then any trustee name is successor trustee, the latter shall be vested with neural and substitution shall be made by written i ficary, containing reference to this trust deep

Trustee accepts this trust when this deed, duly excented and a mode a public record, as provided by law. The trustee is not by any party brefor of pendung sale under any other deed of trust or or  $\mu$ 's -sching in which the granuter, be acferiary or trustee shal does such action or proceeding is brought by the trustee.

This deed applies to, inures to the banefit of, and binds all parti-hrir heirs, legates: deviaces, administrators, executors, successors on The term "beneficiary" shall mean the holder and owner, includir

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written

John H. Safransky (SEAL) Multianne Safransky (SEAL) , 19 73, before me, the undersigned, a October

STATE OF OREGON County of Klamath

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DATED

rich day of THIS IS TO CERTIFY that on this Notary Public in and for said county and state, personally appeared the within named JOHN' H. SAFRANSKY and MARIANNE SAFRANSKY, husband and wife

merpersonally known to be the identical individual 9, named in and who executed the fore-poing instrument and acknowledged to me that

they executed the same freely and voluntarily for the uses and purposes therein expressed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my natural seal the day and year last above written Notary Public for Oregon My commission expires: 0



REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

10: William Ganong . Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust doed. All sums secured by said trust deed nave 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 socured 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

First Federal Savings and Loan Association, Beneficiary

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