		9525 A-2406Z 16496 84622 01 2073 Page	
		TRUST DEED	and the second se
		THIS TRUST DEED, made this 21st day of December	
		JACK MULKEY AND LEOTA MULKEY, husband and wife	
		existing under the laws of the United States, as beneficially, WITNESSETH:	
	5161	The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the	
		A parcel of land situated in the SE 1/4 SE 1/4 of Section 10, Township 39	
		as follows: Beginning at a 5/6 licht from provide line of Summers Lane,	
		said point being S. 00°21'00" E a distance back Subdivision" & said beginning	and the second of the second o
		point being South a distance of $2783.75$ feet a with a distance of the Southeast corner of the NE4NE4 of said Section 10 by the description of the Southeast corner of the NE4NE4 of said Section 10 by the description of the Southeast corner of the NE4NE4 of said Section 10 by the description of the Southeast corner of the NE4NE4 of said Section 10 by the description of the Southeast corner of the NE4NE4 of said Section 10 by the description of the Southeast corner of the NE4NE4 of said Section 10 by the description of the Southeast corner of the South	
		that property deeded from Franklin to kersey and used of W at right angles to page 36, Klamath County Deed Records; thence S. 89°39'00" W at right angles to	
		Kelsey & the Westerly extension of Sale minting fance corner: thence S 00 14'	
	松澤	00" W a distance of 99.78 feet to a 5/6 inch in a distance of 307.50 feet to a 5/6	
		Inch Iron pin 0.4 received the access together with all and singular the appurtenances, tenements, nereditations, which said described real property does not exceed three access, together with all and singular the appurtenances, tenements, nerveitations, rents, issues, profile, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise apper- rents, issues, profile, water rights and other rights, easements or privileges now or hereafter belonging, reintgerating, watering and irrigation irrights.	
		taining to the above described premises with all awnings, venetian blinds, floor covering in piace such as while while the above apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in piace such as while while the above apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in piace such as while while the above apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in piace such as while while the above apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in piace such as while while the above apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in piace such as while while the above apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in piace such as while while the above apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in piace such as while while the above apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in piace such as a suc	and the second of the formation of the formation of the second of the second of the second of the second of the
		leum, shades and built in ranges, dishwashe's and which the grantor has or may hereafter acquire, for the purpose of sectimity periodinatics and a section of the grantor has a section of the grant of the gra	
		This trust deed shall further scure the payment of such additional money, if any, as may be loaned hereofter by the beneficiary to the grantor or others and other charges in the beneficiary may credit payments received by a note or notes. If the beneficiary may credit payments received by the relevance of the payment on another, more than one note on part of any payments on can part on another, more or notes or notes on part of any payments on can part on another, more than one one on part of any payments on the another, more than one note on part of any payments on another, more than one notes on part of any payments on another, more such definit to the payment of and part on another, more current of any payment on one one and part on another, more such definit to the payment on such another, more current on the payment on another, more current on on ano	
		as the beneficiary may elect.	
		The grantor hereby covenance to and where the response of the second and the second by the len of the state and be defined and the second by the len of the state deed. In for shall draw interest with a second by the len of this trust deed. In the grantor will and his heirs, if the grantor will have the right in the discretion to complete the complete the second by the len of the second by the second by the second by the len of the second by t	The second s
		against the claims of all percent of advisable. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levice against thereof and, when due horoperty irree from all encembrances having pro- terms and the conditions and restrictions all property to pay all costs	
N.C. I		or hereafter constructed waten is hereafter commenced; to repair and restore the officer Conta obligation, and rustee's and altorney's fees actually incurred; hereof or the date constructed watenanilke manner any building or improvement on promptly and in good workmanilke manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all to appear in the definition or proceeding purporting to affect the secur- ity hereof commense. Including contact and to pay all the definition of the beneficiary to inspect said property at all the definition of the definition of the definition of the security of the definition of the definition of the definition of the said property which may be done hereificiary to inspect said property at all the definition of the definition of the said property which may be done hereificary to inspect said property at all the definition of the definition	
		times during construction; to "safter withten notice from beneficiary of such beneficiary within fitteed days any building or improvements now or hereafter fact; not to remove or mises; to keep all buildings and improvements now or constructed or sulman and property in good repair and to commit or sulfer deed.	THE PLANE TO A DESCRIPTION OF THE PLANE AND
•		how or instants of account.	
· L		by ine of less than the original principal sum of the note of our original principal sum of the note of the beneficiary state of the beneficiary state of and with approved loss payable clause in favor of the beneficiary state of and with premium paid, to the the affective date of any state of the beneficiary may in its avent discretion obtain insurance is not so tendered, the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance. If the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in its avent discretion obtain insurance is the state of the beneficiary may in the state of the beneficiary may in the state of the beneficiary as into avent for a state of the beneficiary as into avent for a state of the beneficiary as into avent for a state of the beneficiary as into avent for avent for a state of the beneficiary as into avent for avent	
		Iffcem days prior to the electric as andered, the beneficiary may in its own add policy of insurance is for the benefit of the benefit ary which insurance discretion obtain insurance for the promet of the benefit of the beneficiary which insurance ability the non-annellable by the grantor during the full term of the policy thus obtained. In order to provide regularly for the prompt payment of said taxes, assess. ments or other charges and insurance promiums, the grantor agrees in pay and the source by the grantor during the grantor agrees in the beneficiary in such that are in excess of the control of the control of the beneficiary in such the grantor agrees in pay and the provide the provide the provide the provide the source of the source	2 
		principal and interest payable under the terms of the lots of software and the sourced of the software and t	
		payable will represent the free as estimated and directed by the one-licitary, payment of its level and powers and process the such sums to be credited to the principal of the loan until required for the several purposes thereof and shall thereupon be charged to the principal of the held by the principal of the principal of the several purposes thereof and shall the principal be and the several purposes thereof and shall be principal of the several purposes thereof and shall be principal be and the held by the principal be and the principal of the several purposes thereof and shall be principal be and the held by the principal by th	
		while the grantor is to pay and all taxes, assessments and other charges levied, or angessed against said property, or any part thereof, and part thereof. The grantes in any reconvey- without warranty, all or any part of the property. The grantes in any reconvey- without warranty, all or any part of the property. The grantes in any reconvey- without warranty, all or any part of the property. The grantes in any reconvey- without warranty, all or any part of the property. The grantes in any reconvey- without warranty all of any marting all or any part of the property. The grantes in any reconvey- without warranty, all or any marters or facts shall be conclusive proof of the the recital thereof. Truster's fees for any of the services in this paragraph shall be \$500.	
		charges torical the bear interest and also to pay premiums on all interactions what be \$500. the same begin to bear interest and also to be made through the beness, as a additional security, grantor hereby assigns to beneficiary during the policies upon said property, such payments are to be made the beneficiary to pay ficiary, as aforesaid the grantor hereby authorizes lived or imposed againes continuance of these trusts all rents, issues, royalites and profits of the pro- licitory, as aforesaid the grantor hereby authorizes lived or imposed againes continuance of these trusts and rents in beautions of the pro- licitory, as aforesaid the content and the charges lived or imposed againes continuance of these decided of any personal property located thereau. Until	
		by the collector of such taxes, assessments of other that we had been a submitted by the performance of any agreement hereunder, grantor shall have the taxes as they	
	star star	the reserve account is the beneficiary responsible for failure to have any insui- In no event to hold the beneficiary responsible for failure to have any insui- ance written or for any loss or damage growing out of a defect in any in- ance written or for any loss or damage growing out of a defect in any in- surge policy, and the beneficiary hereby is subhorized, in the event of any said property, or any part thereof, including those past due and unpaid, and apply surgee policy, and the beneficiary hereby is subhorized, in the event of any the rents, issues and profits, including those past due and unpaid, and apply surgee policy.	in the second
		<pre>but the second sector with any insurance company and its years of the time, less costs and expenses of operation and conception, and in wears of the indebtedness for payment and satisfaction in able attorney's less, upon any indebtedness correctly with order to the second seco</pre>	
		Westerly right-of-way the bearings of the described parcel of fand discussion in point of beginning. The bearings of the E line of the SE4 of said Section IC on the centerline of Summers Lane & the E line of the SE4 of said Section IC as being North 00°21'00" West.	
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4. The entoring upon and taking possession of said property, the collection of such rents, issues and profile or the proceeds of first and other insurance po-letes or compensation or swards for any taking or dismage so the property, and the application or relass thereof, as alcoreatic, thall not cure or wairs any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

5. The grantor shall notify beneficiary in writing of any sale or of for sale of the above described property and furnish beneficiary on supplied it with such personal information concerning the purchaser d ordinarily be required of a new loan applicant and shall pay beneficiar reloc charge. tract form

a service charge.
6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any segreement hereuder, the beneficiary may deciars all sums secured hereby immediately due and payable by delivery to the true of written notice of default and election to sell the trues property, why double of default and election to sell the trues property, when the or default and election to sell the trues property, when the or default and election to sell, the beneficiary shall depoint with the notice of default and election to sell, the beneficiary shall depoint with the notice of default and election to sell, the beneficiary shall depoint with the notifuture secured hereby, whereupon the truestees shall if it the time rnd place of sale and give notice thereof as then required by law.

uired by law. 7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so vileged may pay the entire amount then due under this trust deed and coloring the terms of the obligation and trustee's and attorary's feed exceeding \$50.00 each other than such portion of the principal as would then be due had no default occurred and thready cure the default.

8. After the lapse of such time as may then be required by law following the recordation of said notice of sain such that the time and place fixed by him in said notice of sais, the trustee shall sell said property at the time and place fixed by him in said notice of sais, entermine, at public auction to the highest bidder for each, in lawful money of the United States, payable at the time of sais, the time any portion of said property by public auctomates at such time and place of sais and for the sais by public actions.

STATE OF OREGON

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(SEAL)

DATED

County of Klamath | 85. THIS IS, TO CENTLEY that on this 24

IN TESTIMONY WHEREOF, I have hereun

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cellifer to the purchaser his deed in form as required by law, coavering the pro-perty so sold, but without any covenant or warranty, supress or implied. The recitals in the deed of any matters or facts abail be conclusive proof of the truthfulces thereof. Any person, excluding the truthes but including the grantor and the beneficiary, may purchase at the sale. 9. When the Truttee sale

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and the beneficiary, may purchase at the same. 9. When the Trustee sells purchase to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the sticulary, (2) To the colligation secured by the intrast deed. (3) To all perhe trust deed as their interests appear in the interests of the trustee in the surplus, if any, to the grantor of the trust deed or 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 trustee name herein, or to any successor trustee appointed herouner. Upon such appointment and without con-veyance to the succersor trustee, the latter shall be rested with all tille, powers and duits conferred upon any trustee herein named or appointed herounder. Each such appointment and substituting reference to this trust deed and its place of record, which, which recorded fit heroffer of the county derk or recorder of the proper appointment of the successor 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, beneficiary 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 binds all partices hereto, their heirs, legates devises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the mas-culing gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

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

-(SEAL) 19.0 to mulkey (SEAL) <sub>19</sub>73 the undersigned, g December Notary Public in and for said county and state, personally appeared the within named. JACK MULKEY AND LEOTA MULKEY, husband and wife onally known to be the identical individuals... named in and who executed the foregoing inst and acknowledged to me that they brequed the same freely and voluntarily for the uses and purposes therein expressed. hand and affixed my notarial seal the day ames Bouch Notery Public for Oregon My commission expires: 10-25-74

STATE OF OREGON ) SS. Loan No. ..... County of Klamath TO MASS TRUST DEED I certify that the within instrument was received for record on the 28 day of \_\_\_\_\_\_ Dec\_\_\_\_\_, 19.73., at 10:53. o'clock a M., and recorded in book \_\_\_\_\_\_ M-73.\_\_\_\_ on page \_\_\_\_\_ 16496. (DON'T USE THIS 5 PACE: RESERVED FOR RECORDING Record of Mortgages of said County. LABEL IN. COUN Granto 1.1. TIES WHERE то Witness my hand and seal of County USED.) FIRST FEDERAL SAVINGS & affixed. 1 LOAN ASSOCIATION Wm. D. Milne Beneficiar Pounty Clerk. After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon Deputy 4,00 1.66 . . . REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganona.

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 ve 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 resumt to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said st 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 have be pursuant to trust deed)

First Federal Savings and Loan Association, Beneficiary

ST (M.C. )