240	81055	Vol. <u>m23</u> Page 16551	-	المعينية مارين معانية بمنابعة المنام المنابعة فيويه فيرويه
	TRUST DEED	, 19 <mark>73</mark> , betweer	1	
NORMAN D. D	de this 20thday of December EYDEN AND LORA HEYDEN, Hus	sband and Wife	d d	
	AND LOAN ASSOCIATION of Klamo he United States, as beneficiary;			and the second
The grantor irrevocably property in Klamath County	grants, bargains, sells and conveys to Organ described as:	o the trustee, in trust, with power of sale,	11 小学	
Lots 1,2,& plat there	3 in Block 53 of MALIN, a of on file in the office of	according to the official of the County Clerk of Klamath		Mit destant the factor later later
E County, Or 35	egon.			and the second sec
2				
3.99				
	terration with	all and singular the appurlenances, tenements, hereditar or hereafter belonging to, derived from or in anywise of ventilating, atr-conditioning, refrigerating, watering and irri- ventilating, atr-conditioning, refrigerating and	nenta, pper-	
rents, issues, prone, described	premises, and all plumbing, lighting, blinds,	floor covering in place such as in connection with the	apove	and the state of the
loum, Bildues and Land	Il interest therein which the gramer has	OTVICTIN THOUSAND NIND HOUSE		
benviciery of order and made	e by the grantor, principal and intelest being pu	t, any balance remaining in the reserve account shall be credited	to the remlums charges	
This trust acce such reactions that the fany, as may be loaned hered having an interest in the showo d note or notes. If the indebuetching more than one note, the beneficit any of said notes or part. of any	for by che broperty, as may be evidenced by a sthe described property, as the decision of the demain as the demain ary may credit payments received by it upon may a payment on one note and part on another, obligat	by become due, the grantor similarly after such demand, the be and if not pail within ten days after such deficit to the principal at its option add the amount of such deficit to the principal at its option add the amount of such deficit to the principal tion secured hereby.	of the	Construction of the second
The grantor hereby covenant herein that the said premises and free and clear of all encumbrant arouttors and administrators sho	ts to and with the trustee and the beneficiary and property conveyed by this trust deed are henefi less and that the grantor will and his heirs, the warrant and defend his said title thereto and beneficiary heneficiary the said title thereto	Itell you interest at the rate specified in the new of this trust grantor on demand and shall be secured by the lien of this trust connection, the beneficiary shall have the right in its discretion to connection, the beneficiary shall have the right make such repair benerowements made on shill premises and also to make such repair	to said	
against the transfer covenants and The grantor covenants and thereof and, when due, all taxes asid property; to keep said pro endonce over this trust deed; to	agrees to pay said note according to the terms property free from all encumbrances having pre-	The grantor further agrees to comply with all haws, ordinances, for analys, conditions and restrictions affecting said property; to pay analys, conditions of this frust, including the cost of title scarch, a	all costa, a well as with or	
hereof or the date construction	is hereafter composition or improvement on in on an inclusion of destroyed and pay, when due, all to an	and expenses and expenses of the trustee inductors's fees actually other costs and expenses and attorace's fees actually aforcing this obligation, and trustee's and attorace's fees actually beer in and defens or powers of the beneficiary or trustee; and hereof or the rights owers of evidence of title and attorney's and expenses, including cost of evidence of title and attorney onable sum to he fixed by the court, in any such action or pro onable sum to he fixed by the court, in any such action or pro onable sum to he fixed by the court, in any such action or pro on the be beneficiary or trustee may appear and in any suit brought the beneficiary or trustee may appear and in any suit brought of oreclose this deed, and all sail sums shall he secured by	the security of the security o	and the second secon
beneficiary within fifteen days fact; not to remove or destroy fact; not to remove or destroy	to keep a good repair and to commit or suffer	Ty to foreclose this deed, and an said solar terms to the second second. I further statements of account.	herefor an to furnish	
by fire or such other hazards and by fire or such other hazards and in a sum not less than the o secured by this trust deed, in it secured by this trust deed, in it	s the beneficial sum of the note or obligation original principal sum of the note or obligation a company or companies acceptable to the bene- inal policy of insurance in correct form and with in favor of the beneficiary attached and with	It is nutually agreed that: 1. In the event that any portion or all of said property shall 1. In the event that any portion or condemnation, the beneficiary	il be taken shall have and any ac-	A starting the start of the sta
fifteen days prior to the effect said policy of insurance is no discretion obtain insurance for shall be non-cancellable by the	tor so tendered, the beneficiary may in its own to so tendered, the beneficiary, which have a so to the benefit of the beneficiary, which have a so to grantor during the full term of the policy thus gu	to taking and, if it so elects, to require that may be a compensation for such taking, which are in excess of the yable as compensation for such taking, which are in excession of the taking and taking a second and the taking and the taking and taking a second a second and taking a second and taking a second and taking a second	amount re- ssarily paid beneficiary d attorney's	
the beneficiary, together with principal and interest payable	arty for the prompt physics or agrees to pay to maurance premiums, the grantor agrees to pay to h and in addition to the monthly payments of under the terms of the note or obligation secured not-well'ht (1/12th) of the taxes, assessments and how the taxes of the secure of the secure base of the secure of the secure of the secure base of the secure of the secure of the secure base of the secure of the secure of the secure base of the secure of the secure of the secure base of the secure of the secure of the secure base of the secure of the secure of the secure of the secure base of the secure of the secure of the secure of the secure base of the secure of the secure of the secure of the secure of the secure of the secure	is necessarily paid or incurren by the secured hereby; and the gra- lance applied upon the indebtodness secured hereby; and the gra- its own expense, to take such actions and execute such instrume is over expenses, to take such actions and execute such instrume to necessary in obtaining such compensation, promptly upon the necessary in obtaining such compensation, promptly upon the successary is a successful to the sume upon written request	nts as shall beneficiary's of the bene-	
ing twelve months, and also o payable with respect to stid	property within each succeeding three years within property within each succeeding three property fect, as estimated and directed by the beneficiary. fit of the principal of the losa until required for the shall thereupon be charged to the principal of the beneficiary, the sums to paid shall be held by	clearly paylitic case of full reconveyance, for cancentatory, orsement (in case of full reconveyance, for cancentatory, the tru ability of any person for the payment of the indebtedness, the tru onsent to the making of any map or plat of said property; (b) join onsent to the making of any map or plat of said property; (b) join any second to the making of any map or plat of said property; (b) join any second to the making of any map or plat of said property; (b) join any second to the making of any map of plat of said property; (b) join any second to the making of any map of the said property; (b) join any second to the making of any map of the said property; (b) join in any second to the making of any map of the said property; (b) join in any second to the making of any map of the said property; (b) join in any second to the making of any map of the said property; (b) join in any second to the making of any map of the said property; (b) join in any second to the making of any map of the said property; (b) join in any second to the making of any map of the said property; (b) join in any second to the making of the said property is a said property; (b) join in any second to the making of the said property is a said property; (b) join in any second to the making of the said property is a	atce may (a) n in granting subordination (d) reconvey,	And the second se
the beneficiary in trust as premiums, taxes, assessment and payable.	a reserve accounty when they shall become due of w	the recitats therein of any interes for any of the services in th	die paragraphi	
the shift policies upon said property, policies upon said property, liciary, as aforesaid. The liciary, and all taxes, assessme	such payments are been been beneficiary to pay grantor hereby authorizes the beneficiary to pay entry and other charges levied or imposed against contra as shown by the statements thereof furnished to pay the	ruthfuinces thereat, thereat, and thereat and the state of the second and the sec	thereon. Until hereby or in e right to col- efault as they	
by the collector of such task insurance premiums in the the insurance carriers or the principal of the loss or to the reserve account, if any the event to hold the be	withdraw the sums which may be required inter- cestablished for that purpose. The granter agrees eneficiary responsible for failure to have any in-	continuance of these trucks and of any personal property located perty affected by this scheme of any inductions are scured grantor shall default in the mayment of any inductions as a the performance of any age, reysilies and profits earned prior to d lect all such rents, issues, reysilies and profits earned prior to hect all such rents, issues, reysilies and profits earned prior to the genormatic and payhile. Upon any default by the grantor hereum ficinry may at any time without notice, either in person, by age ficinry may at any time without notice, either in person, by age ficinry may at any time without notice, either in person, by age ficinry may at any time without notice, either in the read to the ac- security for the indething a court, and without regard to the as and property, or any nort it, including those past due and up it he rents, issues and not expenses of operation and collection, it he same, issues and more any indethedness ecured horby, and	lequacy of any s possession of herwise collect ald, and apply	
ance written or for any lo aurance policy, and the be- baurance policy, and the be- loss, to compromise and se- such insurance receipts up such insurance receipts up ouputing male or other	protoing bereby is authorized, in the event of any relie with any insurance company and to apped in the obligations secured by this trunged in the indebudness for payment and satisfaction in acquisition of the property by the beneficiary after	shid property, or any part the nointing those past due and upp the rents, issues and profils, incounting those past, due and supp the same, less costs and express of operation and collection, in the same, less costs and express the same secured horeby, and as the beneficiary may determine.	in such order	
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6. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance pol-icles or compensation or swards for any taking or damage of the property, and the application or release thereof, as aloresaid, shall not one or waire 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 our for sale of the above described property and furnish beneficiary on supplied it with such personal information concerning the purchaser addinarity be required of a new loan applicant and shall pay beneficiar too charge. tract form would

6. Time is of the casence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, the beneficiery may doctare all sums securice of eary mediately due and payable by delivery to the trustee of writes shall cause to be duly filed for record. Upon delivery of said not below of the trust deed and all promisery notes and documents evidencing expenditors escured hereby, whereupon the trustees shall fit the true and place of sale and give notice thereof as then required by law.

Tree by INW. 7. After default and any time prior to five days before the date set the Trustee for the Truste's sale, the grantor or other person so leged may pay the entire amount then due under this trust deed and obligation secured thereby (including costs and expenses actually incurred mforcing the terms of the obligation and trustee's and attorney's fees exceeding \$30.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure 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 time and place fixed by him in said notice of said; either as a whole of n separate parcel, and in such order as he may determine, at public suction to the highest blider for cash, in lawful money of the universe shall not said and the said sector of said; any portion of said property by public announcement at such time and place of said; any fortion of said property by public announcement as such time and place of said; and for the said of all or said.

uncoment at the time fixed by the preceding postponement. The trustee shall liver to the purchaser his deed in form as required by law, conveying the pro-rivy so sold, but without any covenant or warranty, express or implied. The citals in the deed of any matters or facts shall be conclusives proof of the utiliturizes thereof. Any person, excluding the trustee but including the grantor of the beneficiary, may purchase at the sale.

d the beneficiary, may purchase at the same. 9. When the Trustee sells purcuant to the powers provided hereiu, the istee shall apply the proceeds of the trustee's sale as follows: (1) To expenses of the sale including the compensation of the trustee, and a soundle charge by the persons having recorded liens subsequent to the sit deed. (3) To sail persons having recorded liens subsequent to the ist deed. (3) To sail persons the site interest appear in the ierest of the bringt (4) The surplus, if any, to the grantor of the trust ed or to his successor in interest entitled to such surplus.

deed or to his successor in interest cuitified to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustce methods herein, or to any successor trustce appointed hereunder. Upon such appointed the all title, powers and duties conferred upon any trustce here made by written instrument executed by the bueffleary, containing relations to this trust deed and its place record, which, when records the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

per appointment of the successor frustee. II. Trustee accepts this trust when this deed, duly executed and acknow-ged is made a public record, as provided by law. The trustee is not obligated notify any party hereto of pending sale under any other deed of trust or of action or proceeding in which the grantor, beneficiary or trustee shall be a ity unless such action or proceeding is brought by the trustee.

This deed applies to, inures to the benefit of, and binds all parties their heirs, legatees deviaces administrators, executors, auccessors and . The term "beneficiary" shall mean the holder and owner, including . of the note accured hereasy when whether or not named as a beneficiary in construing this decide and whenever the context so requires, the max-gender includes the feminine and/or neuter, and the singular number in-the pural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. * Thim beg. Low fear Heyder (SEAL) (SEAL)

STATE OF OREGON) 65. 1973, before me, the undersigned, a County of Klamath December THIS IS TO CERTIFY that on this ...day of... Notary Public in and for said county and state, personally appeared the within named.

me personally known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that

he brocuted the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written imes Dauch Public for Oregon mission expires: 10.25-74 8.4 (SEAL) STATE OF OREGON) ss. Loan No. County of Klamath TRUST DEED I certify that the within instrument (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) Record of Mortgages of said County. Granto TO Witness my hand and seal of County FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION Wm. D. Milne Beneficiar By Mary I Line and Depity 4.00 After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon 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 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 indebiedness 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.

by.

Sec. Sec.

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DATED:

First Federal Savings and Loan Association, Beneficiary

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