01-09547 Vol. 74 Page 2351 TRUST DEED 85966 19 74 , between THIS TRUST DEED, made this 7th day of February

RONALD JAMES ADAMSON AND RUTH ADAMSON, Husband and Wife FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;

28-6-188

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 17 of LAKE SHORE GARDENS, SAVING AND EXCEPTING THEREFROM a portion

Beginning at the Northwest corner of Lot 17 marked by an iron stake of  $1\frac{1}{2}$  inch pipe driven in the ground; thence South 0° 41' West along the of said Lot 17 described as follows: lot line 163.2 feet to the Southwest corner of Lot 17; thence Easterly along the Southerly line of the lot, 85.00 feet; thence North 2° 4' West 105 feet more or less to a point marked by an iron stake of 12 inch pipe driven in the ground at or near the Northerly lot line; thence North 51° 41' West along the lot line 100.00 feet more or less to the point

TOGETHER with the West  $\frac{1}{2}$  of vacated road adjoining said property on the

Northeasterly lot line.

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each agreement of the grantor herein contained and the payment of the sum of <u>FIFTEEN THOUSAND/IBSE HUNDRED AN</u> 15, 300.00 ) Dollars, with interest thereon according to the terms of a promissory note of even date 29w17 payable to the beneficiary of 25 and made by the grantor 72 incipal and interest being payable in monthly installments of <u>S</u> commoncing to make a may be leaded the the the terms of a promissory note of even date 29w17 payable to the note than one note. If the indibitedness secured by this trust deed is evidenced by a nore than one note, the beneficiary may critic payments received by it upon as the beneficiary may effet. The granter bereficiary to any payment on one nute and part on another, as the beneficiary may effet.

as the beneficiary may elect. 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 heirs, free and clear of all encumbrances and that the grantor will and his heirs, as and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

tree and clear of all encumorances and times the granutor win and no nerrica executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all darks, assessments and other charges levied against thereof and, when due, all darks, assessments and other charges levied against thereof and, when due, all darks, assessments and other charges levied against thereof and, when due, all darks, assessments and other charges levied against thereof and, when due, all darks and the same and the adverted of eddence over the structed on said premises within six motor from the date or hereafty; to trais freqit to complete all buildings in provement on promptioperty which may be darks are commending or improvement on promptioperty which may be darks and the notice from beneficiary of such as the date construction is hereafter commending or improvements no times during construction; to replace any or the notice from beneficiary of such thereficiary within fifteen days after buildings or improvements now or hereafter hereafter ercted upon as property in wood repair and inprovements now for constructed on said premises; tokeep all buildings, moreity as all now able of said premises; tokeep all buildings, moreity and instruction waste of said premises; tokeep all buildings and improvements now for eventure the therator is at the buildings and inprovements now for and levis than the original principal and to commit or orbiting by fire or axid levis than the original principal and in correct form and with in a sum to deliver the original principal sum of the herefoldary at least premised less physic clause in favor of any such policy of insurance. If all dollary this true deed, in a company or companie dictary and with inported loss payable clause in favor of any such policy of insurance. If all policy of insurance is not benefile of the beneficiary and with aprovid loss payable c

add policy of institutions for the benefit of the beneficiary, since policy thus an addiscretion obtain insurance for the benefit of the beneficiary, since policy thus an addiscretion obtain insurance premium the full term of the policy thus an additional difference of the since additional difference of the difference of the since additional difference of the di

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deed. The homeficiary will furnish to the granter on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account.

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken muter the right of eminent domain or condemnation, the heneficitry shall have the right to commence, prosecute in its own more settlement in connection with such taking and, if it so elects, to require, which are in excess of the amount re-myshie as compensation for such texing, which are in excess of the amount re-nd taking and, if it so elects, to the proceedings, shall be paid to the beneficiary and applied by it is finder in any reasonable costs and exponses and attorney's near necessarily provide the proceedings, shall be proceedings, a finder finance applied by its into incurred by the beneficiary in such taking a first are are taken and the incurred by the beneficiary in such proceedings, a first taken and the incurred by the beneficiary in such interments as shall as own explored to take such compensation, promptly upon the beneficiary's request.

or necessary in obtaining such compensation, promptly upon the beneficiary request.

At any time and from time to time upon written request of the beneficiary, payment of its fees and presentation of this deed and the note for entropy of the present station of the state of the trustee may (a) liability of any present of the indebtedness; (b) joint name of the state of the trustee may (a) liability of any map or plat of said property; (b) join the granted mathematical and extinct a state of the conclusive provide the state of the present and the state of the present and the state of the state of the present of the state of the present of the state of the present of the state of the property (b) is any subordination any the described as the "person or person present entities thereto" and the rectains there of any map or plate and the services in this paragraph shall be \$3.00.
As additional security, granter breive values to be present to the state of the property state of the property state of the property is the state of the property state of the proper

rationumees increas. Trustee's fees for any of the services in this paragraph shall be \$5.00. S. As additional accurity, grantor hereby assigns to beneficiary during the continuunce of these trusts all rents, issues, royalites and profits of the pro-continuunce of the trusts all rents, issues, royalite and profits of the pro-continuunce of any agreement bereunder, grantor shall have the right to col-the print arcs in the payment of any indetteding the entry directly are the rantor shall default in the payment of any indetteding the entry directly are the rantor shall default in the payment of any indetteding the entry directly of the rantor shall default in the payment of any indetteding the second here by or in grantor shall be any agreement hereunder, grantor hereunder, the ben-tfichery may at any time without notice, either upon and take possession of security for the indettedness hereing secure name and for or otherwise collect the forms, issues and profits, including those past due and unpaid, and apply the same, less costs and profits, including and thereby, and in such order as the beneficiary may determine.

me is of the essence of this instrument and the performance of any payment of any indebtedness secured hereby or in performance of the hereunder, the inerticitary may declare all sums secured hereby im-due and payable by delivery to the trustee of written notice of default and payable by delivery to the trustee of the trustee shall cause to be for record. Upon delivery of said notice of default and election to sell, clary shall deposit with the trustee this trust deed and all promissory documents evidencing expenditures secured hereby, whereupon the Time is of the

ured by law. 7. After default and any time prior to five days before the data set the Trustee for the Trustee's site, the grantor or other person so the problem of the entire amount then due under this trus dyed and onlight may perform thereby (including costs and expenses attainly incurred onlight the terms of the oblightion and trustee the principal as would according \$5.000 each) other than such puriton of the principal as would then be due had no default occurred and thereby cure the default.

(SEAL)

Loan No. ....

TRUST DEED

TO

r Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

Sec. AV

not then be use and no actaint occurred and increasy cure the interact 8. After the lapse of such time as may then be required by law following the recordation of said notice of relating and giving of said notice of said; the trutce shall sell said property at the time and place fixed by him in said notice of said, either as a whole or in separate parcels, and in such order as he may de-termine, at public auction to the highest bidder for cash, in hawful money of the uny portion of said property by public announcement at such time and place of sale and from time to time thereafter may postpone the sale by public an-

nouncement at the time fixed by the preceding postponement. The deliver to the purchaser his deed in form as required by law, conve-perty so soid, but without any coverant or warranty, espress or recitais in the deed of any matters or facts shall be conclusive truthfulneas thereof. Any person, zcluding the trustee but including and the beneficiary, may purchase at the sale.

the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the expenses of the sale including the brustee's sale as follows: (1) To expenses of the sale including the propensation of the trustee, and a wonable charge by the attorney, and a provided liens subsequent to the it deed. (3) To all persons ust deed as their interests appear in the rests of the trustee in the surplus, if any, to the granter of the trust if of he herein interest entitled to such surplus.

or to his successor in interest cutture to be for any reason permitted by law, the beneficiary may from time to 0. For any reason permitted by law, the beneficiary may from time to any trustee named herein, or to any consolt a successor to successor to any trustee named herein, and without con-"Miccossor of successors to any trustee halfment and e appointed herounder. Upon such appointment with all successor trustee, the latter shall be reasoninted he terred upon any trustee herein anneal written instrum ent and substitution shall be main written instrum iary, containing reterree to the county clerk or re time

which, when recorded in the original is situated, shall be co-ocounties in which the property is situated, shall be co-appolatment of the successor truster. Truster accepts this trust when this deed, duly exect is made a public record, as provided by law. The truster y any party hereto of pending sale under any other de y any party hereto of pending sale under any other de intras such action or proceeding is brought by the tr turners such action or proceeding is prought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all partles to, their heirs, legates devises, administrators, exceutors, successors and to, their heirs, legates devises, administrators, exceutors, including that the note secured hereby, whether or not named as a beneficiary of the note secured hereby, whether or not named as a beneficiary in nonstruing this devia and whenever the context so requires, the mas-in. Including the feminine and/or neuter, and the singular number in-the bardet includes the feminine and/or neuter, and the singular number inhasigus, pledgee herein.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Juch adamson (SEAL) Gonald James adornoon (SEAL) STATE OF OREGON 19.74 me, the undersigned, February County of Klamath 9 Notary Public in and for said county and state, personally appeared the within named RONALD JAMES ADAMSON AND RUTH ADAMSON, Husband and Wife day of and acknowledged to me that personally known to be the identical individual S named in and who executed the foregoing to me personally known to be the identical individual as hence and purposes therein expressed they executed the same freely and voluntarily for the uses and purposes therein expressed into set they hand and affixed my notarial seal the IN TESTIMONY WHEREOP, I have he No A Charmo Kogs 1 28.741 Notary Public for Oregon My commission expires YMOND FOY RR "NOTARY PUBLIC - OF C xpiros . 6. 38-7 STATE OF OREGON } Ss. -----

I certify that the within instrument was received for record on the 12th day of FEBRUARY 19.74 at 1,10 o'clock P. M., and recorded in book M 714 on page 2351. Record of Mortgages of said County. (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN TIES WHERE USED.) Witness my hand and seal of County affixed. FIRST FEDERAL SAVINGS & LOAN ASSOCIATION 1 WM. D. MILNE County Clerk By Klazel D FEE \$ 4.00

> REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

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 vo been fully paid and satisfied. You hereby are diracted, on payment to you of any sums owing to you under the torms of said trust deed or reuent to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith togother with said stated or statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith togother with said stated) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the TO: William Ganong. pursuant to sta trust deed) and

First Federal Savings and Loan Association, Beneficiary 10 DATED: Section 法考试





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