E. Stevenski A. Sec. 1 TH28-6679 L#0140370 Vol. 74 Page 5547 88F0S TRUST DEED , 19 74 , between April THIS TRUST DEED, made this 30th day of WAYNE E. SORENSEN and FRANCIENE E. SORENSEN, husband and wife /AKA Francine E. Sorensen , 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: 14. Lot 3 in Block 3, PLEASANT VIEW TRACTS, Klamath County, 1314 12. 60 Oregon. 1 ***** 3 出研 This trust deed shall further secure the payment of such additional momey, if any, as may be loaned herealter by the buelficiary to the granter or utters inviting an interest in the above described property, as may be exidenced by note or notes. If the indebtedness secure by this trust deed is exidenced by more than one note, the beneficiary may realit payments received by it upon any of said notes or part of any grament on one note and part on another, as the beneficiary may flect. more than one hole, the deficiency may cront pointers includes and part on another, any of said notes or part of any payment on one note and part on subter, at the buildfully may elect. didigation accircd hereby. Should the grantor fail to keep any of the foregoing costantis, then the beneficiary may at its option carry out the same, and all its expenditures there-had the state interest at the rate specified in the note, shall be reparable by the granty on domata and shall be accurd by the life of this turns deed, in this connection, the beneficiary shall have the right to its discretion to complete any improvements made on said premises and allo to make such repairs to said property as in its sole discretion it may deem necessary or advisable. 3. ×9 17

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1. 1. obtained. In order to provide regularly for the prompt payment of said taxes, asymptotic contex charges and fourance premiums, the granter agrees to pay be the beneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the noise or obligation accurdence of the payable where the terms of the noise or obligation accurdence of the payable where the terms of the noise or obligation accurdence of the payable where the terms of the noise or obligation accurdence of the payable where the terms of the noise or obligation accurdence of the payable where the terms of the noise or obligation accurdence of the taxes, assessments and other charges due and payable with respect to said property within each succeeding is selve must be credited to said property within each succeeding the parabile with respect to said property within each succeeding the parabile with each succeed for the taxes, assessments and the carged and directed by the bandfictary, such sums to be credited to the principal of the isona (or , as the option of the bandfictary the such all become due and payable.

premiume, taxes, ansembles of our charge subsystemetry and payable. While the grantor is to pay any and all taxes, assessments and other charges level or assessed against said property, or any part thered, lefore the same begin to bear intrest and also to pay premiums on all insurance policies upon said property, such payments are to be made through the ben-heiary, as aforeasid. The grantor hereby authorities the beneficiary to pay any and all taxes, assessments and other charges level or imposed against evid property in the amounts as shown by the statements thereof furnished by the collector of such tarrs, assessments or other thorage, such do pay insurance premiums in the amounts shown on the statements authorited by the insurance carriers or their representatives, and to charge solved against in an event to hold the beneficiary terpanelise for failure to deter any in-surance policy, and the beneficiary hereby is ance company and to apply any loss, to compromise and estim while induction as and the insurance of the billingtions servered by this crust of ed.

property as in its sole discretion it may deem necessary or advisable. The grantor faither agrees to comply with all faws, ordinances, regulations, covenants, combinious and restrictions affecting said property; to pay all costs, free and expenses of this trust, including the cost of itine search, as well as the other costs and expenses of the truster incurred in connection with or-in enforcing this obligation, and trusters and attorney's free avoid in function ity hered or the rights or provide a of the hencherisy or truster; and by pay all reasonable sum to be fixed by the cost, of ithe and attorney's free by pay ity hered or the rights or provide of the hencherisy or truster; and to pay all reasonable sum to be fixed by the court, in any such action or preceding in which the bencherary or trusters may appear and in any suit brought by being ficiary to forchere (his deed), and all said sums shall be secured by this trust deed.

The here-fielary 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 saterd that:

It is multivally astreed that: 1. In the event that any portion or all of and property shall be taken under the right of embedded domain or condumnation, the beneficiary shall have the right he commence, proceeding the 14a own name, appear in or defend any ac-tion or proceedings, or to make any moments and superset in concertion with available as compensation for such taking, which are in excessed in a summont is pulsified by all transmitter concertainty, shall be beneficiary in the prior or proceedings in the such as a processible costs with expenses and stormer's and applied use the prior to make the concertainty in the sub-take and stormer's busined by it in such the transmitter costs will superse and stormer's the necessarily pola the necessarily pola the complement because a moment as the intermediates and stormer's as to own expense. In take such asthows and execute such that unders as a the he necessarily in the such compensation, promptly upon the beneficiary's request. 2. At any time and from time to time upon writtle connect of the bars

request. At any time and from time to time upon written transfer at the set of the present of the form time to time upon written request of the persent of the form and from time to time upon written request of the persent of the form and presentation of this deed and the note for endoteement in case of full reconveyrance, for concentation, without aftering the induction of the mathematic of any person for the payment of the inductances, the transfer may take on the mathematic of the person of the inductances, the transfer may take on the transfer may take on the transfer of the person of the inductances, the transfer may take on the mathematic of any person for the person of the

chail be \$5.0. 3 As additional security, granter hereby assigns to hearfieldry during the continuance of these trasts all rents, issues, royalites and profiles of the pro-perty affected by this deed and or any personal property include thereas. Do not granter shall default to the particular the performance of the pro-perty affected by this deed and or any person hell base the right to col-the performance of any approach is and profile series of period to the series. Do not performed to the series of the s

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4. 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 policies or compensation or awards for any taking or damage of the property, and the deed of any matters or the application or release thereof. As aloread, shall aot cure or waive any derived of default hereunder or invalidate any act done pursuant to and hereof. Any person, excluding and the beneficiary, may purchase at the section of the se	recoding postponemont. The trustee shall n as required by law, conveying the pro- tor warranty, express or implied. The facts shall be conclusive proof of the ing the trustee but including the grantor the sale.	
5. The grantor shall notify beneficiary in writing of any sale or con- tract for sale of the above described property and furnish beneficiary on a form aupplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.	nt to the powers provided herein, the he trustee's sale as follows: (1) To e compensation of the trustee, and a (2) To the obligation secured by the ing recorded liens subsequent to the deed as their interests appear in the us, if any, to the granter of the trust entitled to such surplus.	
the beneficiary shall deposit with the trustee this trust deel and all promissory veyance to the successor trustee the notes and documents evidencing expenditures secured hereby, whereupon the successor trustee the trustees shall fix the time and place of sale and give notice thereof as then such appointment and substitution shall by the beneficiary, containing reference	law, the beneficiary may from time to to any truthese named herein, or to any upon such appointment and without con- ter shall be veated with all tile, powers erein named or appointed hereunder. Rach be made by written instrument executed to this trust deed and its place of eco of the county clerk or recorder of the y is situated, shall be conclusive proof of trustee.	
provide and the obligation accured thereby (including costs and expense actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees, include a public record, as provide the terms of the obligation and trustee's and attorney's fees, include a public record, as provide the terms of the obligation and trustee's and attorney's fees, include a public record, as provide the terms of the obligation and trustee's and attorney's fees, and there is a such attorney's fees, and there the due had no default occurred and there is a such action or proceeding in which the is any action or proceeding in which the is any action or and notice of default and give fixed by him in said notice. Thus, legates the increase default and place fixed by him in said notice.	en this deed, duly executed and acknow- ided by law. The trustee is not obligated anle under any other deed of trust or of grantor, beneficiary or trustee shall be a g is brought by the trustee. to the benefit of, and binds all parties administrators, executors, successors and mean the holder and owner. Including	
or sale, either as a while or in separate parties, and in sole brets as no net of the processing of the note secured hereby.	whether or not named as a beneficiary enever the context so requires, the mas- i/or neuter, and the singular number in-	
STATE OF OREGON		
County of Klamatin) THIS IS TO CERTIFY that on this 2nd day of <u>Appen1</u> 771441 19 Notary Public in and for said county and state, personally appeared the within named AKA FRAN WAYNE E. SORENSEN and FRANCIENE E. SORENSEN, hush to me personally known to be the identical individual named in and who executed the foregoing instru- they, executed the same freely and voluntatily for the uses and purposes throin expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notatial seat the day and y MARCH AND	ment and acknowledged to me that ear last above written.	
Loom No. STATE OF County of TRUST DEED	OREGON SS.	
Granter (DON'T USE THIS SPACE: RESERVED FOR RECORDING CLAREL IN COURT TO FIRST FEDERAL SAVINGS & wds receiv day of statistic space: RESERVED for Recording to tres where USES.)	ved for record on the 3rd MAY 1974 o'clock M., and recorded M 74 on page 5517 Mortgages of said County. my hand and seal of County	
LOAN ASSOCIATION Beneliciary Atter Recording Eelum To: FIRST FEDERAL SAVINGS 540 Mein St. 29113 Jac 44 Klamath Falls, Oregon	D. MIL'E County Clerk gel L. Maz el Deputy	A PARA
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong Trustee The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you	All sums secured by sold trust deed under the terms of sold trust deed or	
pursuant to statute, to cancel all evidences of indebiedness secured by such that deed (which die delivers) must deed) and to reconvey, without warranty, to the parties designated by the terms of sold trust deed it same.	d to you herewith together with said he estate now held by you under the Loan Association, Beneficiary	

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