

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:

The following described real property situate in Klamath County, Oregon:

The Northerly  $12\frac{1}{2}$  feet of the Easterly 75 feet of Lot 2, and the Easterly 75 feet of Lot 1, of Block 17, Second Addition to Klamath Falls, Oregon, according to the duly recorded plat of said addition on file in the office of the County Clerk of Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privilegus now or hereafter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, alr-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, vension blinds, floor covering in place such as wall-towail carpeting and line apparatus, equipment and fixtures, together with all awnings, vension blinds, floor covering in place such as wall-towail carpeting and line leum, shades and built-in ranges, dishwashers and other built-in applicates now or hereafter installed in or used in connection with the dove described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of NTMEF THOUGAND CTV UNDEED AND MOV each agreement of the grantor herein contained and the payment of the sum of NINE THOUSAND SIX HUNDRED AND NO/100\*

This trust deed shall further secure the payment of such additional money. if any, as may be loaned her-after by the beneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a note or notes. If the indebtedness secured by this trust deed is evidenced by the than one note, the beneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part on smother, as the beneficiary may alect.

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The grantor hereby covenants to Aud with the trustee and the beneficiary berein that the said brenning and property purposed by this trust deel are free and clurr of all encumbrance, and that the granter will and his berry granted and administrators shall warrant and defend his said title thereto against the chims of all persons whomasever.

Executors and administrators shall warrant and defend his add title thereto extrements the chains of all persons whomever.
The grantor covenants and agrees to pay said note according to the fermination of all persons whomever.
There of and, when due, all faces, assessments and other charges levied against and property is backer of premises within as mouther from the dore here of or the date construction is hereafter commencies to the date construction is hereafter commencies of the date construction is hereafter commencies of the date construction is hereafter commencies on the date construction is hereafter commencies on the date construction is hereafter to import and by when due, all there during constitutions of the date of the date again and the date construction is a better to import and by when due, all there during constitutions of the date of the date again the date is a strained by the date again and the date of the date of detroys and by building or import match and the adverter is not be strained to a strain the original policy of insurance in correct and the strain again of the note or oblightion secured by this true during individual program and for the beneficiary at the beneficiary and the date from the date requires and the date and program and in the date and strain and or the strained and with approved lead, to the principal piece of builtings of the note or oblightion are the date of the leade the beneficiary may in the bars of the date or date again program and of the note or oblightion are the date of the date of any such policy of insurance. In whereasther the date of the leade the b

shall be non-cancellable by the grantor during the full term of the policy thus obtained. In order to browlde regularly for the prompt paytaent of said taxes, assess ments or other charges and insurance premiums, the grantor agrees to pay the be-beneficary, togethere with and in a clittle to the monthly payments of principal and interest payable under the terms of the note or obligation of and beroby, an amount equal to each self it (1/100) of the tax within each succeed-ing weiver months, and also one-thirty within each succeeding three years while payable with respect to said property withinstead and directed by the beneficiary, such sums Go for credited that thereupon he charged to the principal of the several purposes tuffing of that thereafted by the beneficiary, in a bill of trust as a reserve account, without interest, to pay said printing taxes.

premiume, taxes, assessments or other charges shee tury shall become cube and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before polleles upon said property, such paymenty and the there the beneficiary to pay any and all taxes, assessments on the be made through the bene-print of the same said property, such paymenty authorizes the beneficiary to pay any and all taxes, assessments on other charges, and to pay the hydro collection of the same sessessments or other charges, and to pay the insurance pay call the same sessessments or other charges authorizes authorizes and the hydro collection of the same sessessments or other charges and and the the input of the loan or to withdraw that nums which may be required from the reserve accound, if any, established for that purpose. The grantor against mane written or for any loss or damage growing company and to apply any iters, to compromise and settle with any more argument of any in-surance policy, and the beneficiary responsible for failure to freet in any in-aurance policy, and the beneficiary hereby is suite company and to apply any such insurance receipts upon the institution accurd by this trust derd. In computing the amount of the institution accurd by this trust derd. In full or upon sale or other acquisition of the property by the beneficiary after

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default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for fares, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become thus, the granter shall pay the defielt to the identifiary upon demand, and if not paid within ten days after such demand, the breakfichary may at its option add the annual of such defielt to the principal of the obligation scratted bereis.

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obligation scratch forents. Should the grantor fail to keep any of the foregoing coronants, then the beneficiary may at its option carry out the same, and all its expenditures there for should draw interest at the face face the filed in the proof, that he propable by the grantor on demond and should us excerted by the litter of the transford. In this connection, the beneficiary shall have the right in its discretion to complete any important mode on said premises and alias to make such repairs to alid property as its its able discretion it may from necessary of attained.

property as in its sole discretion it may drem preserver of advised. The granter further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; it pay all costs, free and expenses of this trust, including the cast of tills search as well as the other costs and expenses of the trustee incurred in connection with as well as in enforcing this obligation, and trustee's and attorney's free actually there or appear in and defend any action or proceeding purporting to affect to pay all costs and expenses, including cost of evidence of tills match and the pay all costs and expenses, including cost of evidence of tills and attorney's free at resumble sum to be fixed by the court, in any an action or proceeding in which the beneficiary or trustee and paper and in any suit brought by bene-ficiary to forectose this deed, and all said sums shall be secured by this trust deed.

The bencholary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to turnish any further statements of account. It is mutually agreed that:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condramation, the beneficiary shall have the right to eminence, prosecute in its own name, appear in or defend any ac-tion of proceedings, or to make any compromise or etilement in contraction or mathematical and the state of the state of the state of the amount re-marked by the state of the state of the state of the state of the amount re-marked by the state of the state o

he necessary in obtaining such compensation, promptly upon the beneficiary's request. 2. At any time and from time to time upon written request of the beneficiary's ficiary, payment of the frees and presentation of this deed and the notes for en-thermore time case of tult reconveyance, for cancellation), without affecting the limbility of any person for the payment of the inductediates, the trutter may call any person for the payment of the inductediates, the trutter may call the induction of the payment of the inductediates, the trutter may call any case on the the payment of the property; the join in granting any case on the the payment of the property; the join in granting any case on the payment of the property. The grantee in any reconvey, without averanty, all or any part of the property. The grantee in any reconvey, without averanty, all or any part of the property. The grantee in any reconvey, and the strength of any matters or facts shall be conclusive proof of the institution between. Trustee's for any of the services in this parsgraph chail be \$5.50.

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## 8606 nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty as sold, but without any corenant or warranty, express or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale. 4. The entering upon and taking possession of said property, this collection ch rents, issues and profils or the proceeds of fire and other insurance pol-or compensation or awards for any taking or damage of the property, and upplication or release thereof, as aloresaid, shall not cure or waive any de-ce notice of default hereunder or invalidate any act done pursuant to trustnuiness intervent. Any person, exclusing use tracted by intervents, its provided herein, the and the beneficiary, may purchase at the sale. 9. When the Trustee sells purchase ta the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustees shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale nationary. (2) To the obligation secured by the invast deed as the sale. 10. To the obligation secured by the invast deed as their interest appear in the obligation secured by the invast deed as their interest appear in the intervent of their priority. (4) The surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to the successor truste appearing the appendix the intervent in the trust deed as any trustee find the successor trustee, the latter in any state appearing the subscience. Upon such appendix that it they powers and duties conferred upon any trustee in mand of by writen during the subscience. Kach such appointment and subscience to this trust deed and its place of they the information within the office of the county cier or recorded in the property is situated, shall be conclusive proof of proper appointment of the successor trustees. 11. Trustee accepts this trust when this deed, duly executed and acknow-5. The grantor shall notify beneficiary in writing of any sale or con-tior sale of the above described property and furnish beneficiary on a supplied it with such personal information concerning the purchaser as d'ordinarily be required of a new ioan applicant and shall pay beneficiary rvice charge. 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 sgreement hereunder, the beneficiary may declare all man secured hereby in-mediately due and payable by delivery to which notice trustes shall cause to be and election to sell the trusteprof shild notice functions and election to sell, the same of present deposit with the trustee this trust deed and all promissory the same dominents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as then required by law. **#** 112 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 linged may pay the entire amount then due under this trust deed and obligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and attorney's fees exceeding \$50.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default. proper appointment of the Auccessor frustee. 11. Trustee accepts this trust when this deed, duly executed and acknow-bridged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending asia under any other deed of trust of 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 deel applies to, inures to the benefit of, and binds all parties its. This deel applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatess downess, administrators, exceedences and assigns. The term "beneficiary", which or not natured as a beneficiary pietgee, of the note security, which or not natured as a beneficiary herein. In constrainty fundeed and whenever the context so requires, the ma-culture gender periods the feminine and/or heuter, and the singular number la-cutates the plays. not then be due had no denant occurred and thereby ture and attaint. 8. After the lapse of such time as may then be required by law following the recordstion of said notice of infault and giving of said suches of saie, the trustee shall sell said property at the time said plant and by him in said notice of saie, either as a whole of in separates hidder for each, in lawful notes of saie, either as a whole of in separates hidder for each, in lawful notes of the turities, at public anction to the hories hidder for each, in lawful noney of the United States, payable and property by public announcement at such time and place of asie and from time to time thereafter may postpone the sale by public an-. in with IN WITNESS WHEREOF, said granter has hereunto set his hand/and seal the day and year first above written. Calph 1/1to (SEAL) a. 84: (SEAL) County of Klamath 74 July understand d day of RALPH R. HORN and MYRNA A. HORN, husband and wife to me personally known to be the identical individual S. named in and who executed the foregoing instrument and acknowledged to me they, executed the same treely and voluntarily for the uses and pulposes therein expressed. # IN TESTIMONY WHEREOF. I have horaunia not my hand and attixed my sciential soal the day and year last abo Notery Public for Oregon My commission expires: 11-12-74 $\phi_{i}$ 7 S. ISEAL S JF STATE OF OREGON ) ss. County of Klamath TRUST DEED 71.4 I certify that the within instrument was received for record on the 15th day of JULY , 19 74 at 12:450 clock P M, and recorded in block pt 74 on page BOOS , 19 74 IDON'T USE THIS IDON'T USE THIS SPACE: RESERVED FOR RECORDING LADEL IN GOUN-TIES WHERE USED.: Record of Mertanges of said County. 11 TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Wilness my hand and soul of County affixed. 1 Benafictory (1):0. 出口)。 After Recording Return To: FIRST FEDERAL SAVINGS 540 Moin St. Shash St. Klamath Falls, Oregon County Cierk By Hazel Ding il N FEE \$ 4.00 margate to a REQUEST FOR FULL RECONVEYANCE Cores. To be used only when obligations have been poid. 1. E.A. 7. The undersigned is the legal owner and holder of all indebtedness secured by the integring trust deed. All sums secured by said irust deed 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 of 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 of pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without worranty, to the parties designated by the terms of said frust deed the estate now held by you under the same. 7.4% 1. 1. Car THE ACTES SHE AL First Federal Savings and Loan Association, Beneficiary the state - Colins DATED: <u>\_\_\_\_</u>

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STATE OF OREGON

THIS IS TO CERTIFY that on this. Notary Public in and for said county and state, personally appeared the within named.

Loan No.