2#0140-417 TA28-7471

91381

19714

MOOK !

TAL.

a via

a series

AM ... ្លាន <u>o</u> (R 🗆 JUL

TRUST DEED

19 74 between July THIS TRUST DEED, made this 24thday of ORIN D. CHANNER and BEVERLY A. CHANNER, 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;

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:

Lot 16 in Block 7, Tract 1037, FIFTH ADDITION TO SUNSET VILLAGE, Klamath County, Oregon.

This trust deed shall further secure the payment of such additional money, if any, az may be loaned hereafter by the heneficiary to the grantor or others having an interest in the above described property, ns may be evidenced by a note or notes. If the indettedness secured by this trust deed is evidenced by noto 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 another, as the beneficiary may elect.

herein that the said premises and property conveyed by the truty deci at free and clear of all encombraners and that the granter will and his beins are and administrators aball warrab and defend his said title thereto receivers and administrators aball warrab and defend his said title thereto

executors and administrators shall warrant and defend his said title thereto executors and administrators shall warrant and defend his said title thereto the defendence of all prevents and agrees to pay said note according to the terms thereof and, when due, all tars, assessments and other charges levicd against asid property, to kerp said property free from all encounbrances having pre-cedence over this trust deed, to complete all buildings in course of construction or hereafter construction is hereafter commenced; to repair and restore promptly and in good workmanike manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all times during construction; to replace any work or materials unsatifactory to beneficiary within filteen days aller written notice from beneficiary of burch fact; not to remove or destroy any buildings in more beneficiary of a work construction on said promises when due, all times during construction; to replace any work or materials unsatifactory to beneficiary within filteen days aller written notice from beneficiary of such fact; not to remove or destroy any buildings in and to commit or suffer construction on said property and induction or suffer the one such other hazards as the beneficiary may from time to time require. In a sum not less than the original point of insurance in correct form and with approved loss payable clause in favor of the beneficiary at lasding internand ficiary and to deliver the original point of insurance in correct of main and with premium paid, to the principal place of business of the beneficiary at las of search obtain insurance for the beneficiary may ind insurance. If said policy of insurance is not so tendered, the beneficiary at las of band the non-cancilable by the grantor during the tuil term of the holicy thus obtained.

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest paysible under the terms of the noise or obligation secured actoly, an amount equal to one-twelfth (1/lith) of the taxes, assessments and other charges due and paysible with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/36th) of the insurance premiums paysible with respect to and property within each succeeding three years will that trust deed remains in effect, as estimated and directed by the beneficiary, such sums to be crediced to the grinkingla of the totan could regular dors the several purposes thereof and shall thereupon be charged to the principal of the several purposes thereof and shall thereupon be charged to the principal of the the heneficiary in trust as a reserve account, without interest, to pay said such subs. taxes, assessments or other charges when they shall become due and paysible.

While the grantor is to pay any and all taxes, assessments and other rgcs leyied or severed against said property, or any part thereof, before same begin to hear interest and sless to pay premiums on all haurance eiss upon said property, such payments are to be made through a bar and all tare a grantor herber othere she into a bar and all tare as any state of the context of the made through a she all tare as any state of the statements thereof furnished the collector of such tares, assessments or other charges, and to pay the rance premiums in the amounts shown on the statements submitted by the statement of such tares, assessments or other charges, and to pay the policies up ficiary. insurance premium in the amounts shown on the statements bounded and principal of the loan or to withdraw the sums which may be required from the reserve account if any, established for that purpose. The granitor agreed ance written or for any less of damage growning out of a defect in any in-surance policy, and the beneficiary hereby is authorized, in the event of any such account of the inductions accured by this triat dreed, in computing the amount of the inductions accured by this triat dreed, in ourputing the amount of the inductions accured by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premium and other chargers is not sufficient at any time for the payment of such charge as they become due, the granter shall pay the deficit to the henricitary upon demand, and if not paid within ten days after such demand, the bandloar may at its option suid the amount of such deficit to the principal of the obligation secured hereity.

Vol. 74 Page 9142

Should the grantor fail to keep any of the foregoing covenants, then the In the provide the region carry and the same and all the reproducts inter-shall draw latter at a the rate specified in the mote, shall be reproduced by a grantor on demand and shall be secured by the lien of this trust deed. In a connection, the beneficiary shall have the right in its discrimination to complete y improvements made on said promises and sho to make such repairs to said operly as in its sole discrition it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, free and expenses of this irust, including the cost of title vestrch, 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 fees actually incurred; to appear in and defend any action or proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary or truster; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a which the beneficiary or trustee may appear and is any suit brought by hene-ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an annun statement of account but shall not be obligated or required to furnish 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 abler the right of eminent domain or condemnation, the beneficiary shall have is right to commence, prosecute in its own hanne, appear in or defaul any ne-no or proceedings, or to mark any compromise or settlemment in connection with the taking and, if it so elects, to require that all or any portion of the amount re-synds as componential of such taking, which are in excess of the amount re-sired to pay all reasonable costs, express and attorney's fees necessarily paid invurted by the grantor in such taking tosts and express on the involution invurted by the grantor in such proceedings, shall be paid to the bunchcleary and applied upon the indebitchers secured hereby; on the proceedings, and there is non-sample, to take such actions and erecute such intraments as shall a protection in obtaining such compensation, promptly upon the beneficiary's queue.

De Becasary in outside and from time to time upon written request of the bene-request.

At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconversance, for cancellation), without affecting the isability of any person for the payment of the inductedness, the trustee may (a) consent to the making of any map or plat of said projectly; (b) join in grantlong any casement or creating and restriction thereon, (c) join in any subordination or other agreement affecting this deed or the ilen or charge hereoi; (d) reconvey, ance may be described as the "person or persons legally entitled thereto" and the recitals therein of any matters or facts shall be conclusive proof of the truthfutures thereof. Trustees for short any of the services in this paragraph shall be 3.00.

A stall be 35.00. S. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the pro-perty affected by this devi and of any personal property located thereoo. Unli grantor shall default in the payonent of any indebleteness secured hereoo. Unli the performance of any agreement hereunder, grantor shall have the right to col-cal all control to the payone and profits parted what to default as they are all the performance of any agreement hereunder, grantor shall have the right to col-tact all control to the performance of any agreement hereunder. The performance of any agreement here and profits and profits and profits and profits and the right to col-tact all control to the performance of a performance

been and parties. Upon any default by the granter hereunder, the ficinry may at any time without notice, either in person, by egent or by enverted to appointed by a court, and without regard to the adequacy of security for the indebtedness hereby secured, enter upon and take possesse shill property, or any part thereof, in its own mane aus for or otherwise of the same, issues and piofits, including those past due and unpaid, and the same, issues and piofits, including those past due and unpaid, and able stlormey's fees, upon any indebtedness secured hereby, and in such



A. C. Marche

COMPRESSION PORTIONS INCOM

a de los a sector de contra de la contra de la

The entering upon and taking rents, issues and profits or the compensation or awards for ar lication or release thereof, as a posice of default hereunder of such icles or the app fault of

5. The grantor shall tract for sale of the above form supplied it with such would ordinarily be required a service charge. notify beneficiery in writing of described property and familab any Time is of

shall cause notes trust d documents evice shall fix the time by law.

7. After default and any time prior to five days before the date set the Trustee for the Trustee's sule, the grantor or other person as volgard may pay the entire annount then due under this trust deed and obligations accured thereby (including costs and expenses actually incurred entorching the terms of the obligation and trustee's and attorney's ferthe date set

After the lapse of such time as may then be ordation of said notice of default and giving shall sell said property at the time and place required by law foll

nouncument at the time fixed by the proceeding postponement. The deliver to the purchaser his deed in form as required by law, conve-porty so sold, but without any covenant or warracty, agross or recitis in the deed of any matters or facts shall be conclusive truthfulness thereof. Any person, excluding the trustee but including and the beneficiary, may purchase at the sale.

9143

10

Ì

南"。杨.

1

TUR 4

HALL HALL

A Weiter

M

1

151

and the beneficiary, may purchase at the same. 9. When the Trustee sells pursuant to the powers trustee shell apply the proceeds of the trustee's sale the expenses of the sale including the compensation of trustent deed. (3) Fo all persons having recorded liens interests of the trustee in the trust deed as their into order of their priority. (4) The surplus, if any, to the used or to his successor is interest entitled to such a

10. For any reason permitted by law, the beneficiary m time appoint a successor or successor to any trustee manned 1 versame to the successor of successors to any trustee manned 1 versame to the successor inferenceder. Upon such appointments and duits conferred upon any frustee liter shall be vested with such appointment and substitution shall be made by response to the successor inference to this trust deal by the beneficiary, containing reference to this trust deal record, which, when recorded in the office of the county clerk o counties in which the property is situated, shall be co proper appointment of the successor trustee. iciary may

11. Trustee accepts this trust when this deed, duly executed and acknow scd is made a public record, as provided by law. The trustee is not obligate notify any party hereto of pending sale under any other deed of trust or r action or proceeding in which the granitor, beneficiary or trustee shall be ity indexs such action or proceeding is brought by the trustee.

party intreas such action or proceeding is brought by the trustee. 12. This devia splites to, inverse to the benefit of, and blads all parties hereto, their heirs, legates, deviaes, administrators, executors, successors and assigns. The term "beneficiary" ashall mean the holder and owner, including picture, of the nois secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the mac-culue gender includes the feminine and/or neuter, and the singular number la-cidudes the pirat.

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

- 42 7. (SEAL) Denerley u (SEAL) 19.**74** July ...dav before me, the understaned, a

THIS IS TO CERTIFY that on this 24 Dd Notary Public in and for said county and state, personally appeared the within named ORIN D. CHANNER and BEVERLY A. CHANNER, 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 that they executed the same freely and voluntarily for the uses and purposes therein expressed.

1 IN TESTIMONY WHEREOF, I have bereunto set my hand and affixed my polarial seal the day and year last above ···W. 1361

· · · . (SEAL)

After Recording Return To:

TRUST DEED

TO FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

FIRST FEDERAL SAVINGS 540 Main St.

Klamath Falls, Oregon

Grantor

Beneficiary

The second second second second second second

Loan No.

STATE OF OREGON County of Klamath

3.4

f. sint

194.2

ii.

£

winder?

242

CONTRACT OF 1.0%

B 1

. WYL

Langer Alfred

12700

. . . Sector State

DATED

A A REAL AND A REAL PROPERTY OF

Notary Public for Oregon My commission expires: 11-12-75 Grow

STATE OF OREGON County of Klamath Ss.

I certify that the within instrument was received for record on the 29th day of JULY , 19.74, at 10;59 o'clock A M., and recorded in book 11 7/1 on page 91/12 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

County Clerk 12

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

EFE 3 1.00

SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE

USED.)

William Ganong Trusice

The undersigned is the legal owner and holder of all indebiddness secured by the foregoing trust deed. All sums secured by said trust deed ro 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 suant to statute, to cancel all evidences of indebiddness secured by said trust deed (which are delivered to you herewith together with said held by you under me

First Federal Savings and Loan Association, Beneficiary