A-24745 vol. M74 Page 01-09613 91611 TRUST DEED 1974 between August THIS TRUST DEED, made this 1st day of ROGER E. DAVIS AND RYAN DAVIS, 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; 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:

A portion of Lot 7 in Block 14 of Hot Springs Addition to the City of Klamath Falls, Oregon, according to the duly recorded plat, described as follows: Beginning on the North line of Camby Street at the Southeast corner of said Lot 7; thence North on the East line of said Lot 7, a distance of 150 feet; thence West and parallel with Canby Street, a distance of 10 feet; thence South and parallel with the East line of said Lot 7, a distance of 50 feet; thence West and parallel with Canby Street a distance of 40 feet to the West line of said Lot 7; thence South along the west line of said Lot 7, a distance of 100 feet to Canby Street; thence East along the North line of Canby Street, a distance of 50 feet to the place of beginning, all in Klamath County, Oregon.

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having as nice, if the indebicates secure of it payments received by it upon more than now note, the hearfieldary may credit payments received by it upon more than an other or part of any payment on one note and part on another, as the hearfieldary may effect. The grantor hereby covenants to and with the trustee and the beneficiary introduced the state the trustees and the beneficiary introduced the state the intervention of the trust of the trust deed are built that the state tremsers and property conveyed by the trust deed are introduced to an event of any payment of one of the trust deed are built that the state tremsers and property conveyed by the trust deed are received and events and a former that the grantor will and his heirs, free and clear of all errons and any derived by and the trust deed are received and, who due all property for all builties the correcting to the terms thereof and, who due all the robust and differ charges levere assault of the other will that, assessments and ulter charges levere assault of the other construction and property of the property and in and property which may be duaged or destroyed and pay, support, at all and property which may be duaged or destroyed and pay, support, at all and property which may be duaged or destroyed and pay, support, at all and property which the barrent end of the property at all and property which the dual property in good runners and an enceditor to remote dual property due to all property in good runners and an inprovements new for an anist incurred due to a state property and one and property and inprovements and and property which the due to a pay of the property and improvements and and property which the dual property in good runner and to commit or suffer fract, not to remove due to any property and improvements and and and property which the dual property in good runner and to commit or suffer in a wate of the rest devel in a course of the base of instructions and the and property which instructions and property and instruct against in

shall be non-cancellable by the grantor during the full term of the policy three obtained. In order to provide regularly for the prompt payment of sold tarse, assess-tion of the clarges and insurance premisus. In the nonlify payments of the beneficiary, therefore with and in addition the most sold tarse, assess-ing the solution of the solution of the tarse, assessment and hereby, an amount and payshe will report to the tarse, assessment and hereby, an amount and payshe will report to the tarse, assessment and hereby and also nor thirty still the solution of the insurance premises that transmit to be credited to the phenotic of the target to the barfeldary will the transmitted of the benchmarky, the souns so the preficial of the solution of the benchmarky, the souns so for the preficial to the solution field to the benchmarky, the souns so for the preficial to the solution field to the benchmarky, the souns so for the preficial to pay solu-tion field to the benchmarky, the souns so for the preficial to the solution field to the benchmarky, the souns so for the preficial to the solution field to the benchmarky, the souns so for the preficial to the solution field to the benchmarky, the souns so for the preficial to the solution field to the benchmarky, the souns so for the preficial to the solution field to the benchmarky.

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property as in its sole discrition it may near the easily of a work repairs to satis-property as in its sole discrition it may near the easily of a disaded. The granter further associate affecting said performance, reputations, the said expanse of this track including the cost of this control in a vert as the other costs and expanse of this track including the cost of this control in a vert as the other costs and expanse of the track of the track including the cost of the to appear is and definition or preceding purposed in the restriction with easily its property of the fields or powers of the herefield run atterney's fees in visible sum from the fitted by the cost, is and automory for the field by the cost of existen and action or preceding is which the term first of the fitted by the cost, is and an any suit brought by here field.

ed. The ben-ficiary will furnish to the granter on written request therefor an unst statement of account but shall not be collgated or required to furnish y further statements of account. It is motionly agreed that:

It is nothing actual that 1. In the event that any portion or all of said property shall be taken under the right of emineral domain or condemnation, the beneficiary shall have the right to connect on the any comprometer or any portion of the noney's substantial and, it is observed to require that are in excess of the amount by quired to be starter in action of the substantial of the noney's substantial and, it is observed to require that are in excess of the amount's particle of the substantial of the substantial of the noney's substantial and, it is observed to require that are in excess of the amount's particle of by the granter in action provide each action expresses and address and the substantial of the substantial of the substantial addresses and the substantial of the substantial of the substantial to the beneficiary in the beneficiary in such proceedings, and the substantial of incurred process call action expresses and the matrix as shall be necessarily paid to find the disesses actuated such and the matter acterial substantial of the substantial of a substantial of addresses (addresses) and the matter acterial to the substantial of the substantial action of this deed and the only of substantial of a first may require to the indicted bases, while a affecting the biotecoment (in case of full resperyment of the indicted bases, while affect and the matter may (addresses), if and the matter may (addresses) and the substantial of addresses) and the matter may (addresses) and the matter may (addresses) and the substantial of the matter and restriction thereon, (c) high in any recurrence substant to the matter of any matters or facts any of the services in this paragraph to all be substantial of the previous of any of the services in this paragraph and the substantial thereon. Truster's less for any of the services in this paragraph t

tuthfulness thereof. Truster's fees for any of the services in this paragraph shall be \$100.

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entering upon and taking , issues and profits or the constion or awards for an on or release thereof, as a ng possession of said property, the collection the proceeds of fire and other insurance pol-zuy taking or damage of the property, and a aforesaid, shall not cure or waive any de-r or havaidate any act done pursuant to

5. The gr. for sale 9. upplied it ordinarily i e charge. abali notify beneficiary in writing of any sale or con-e above described property and furnish beneficiary on a h such personal information concerning the purchaser as concerning the pu

default by the formance of any Time is of the essence of this instrument The is of the estate of the single thereby or in performance of any hereunder, the beneficiary may declare all sums secured hereby in-hereunder, the beneficiary may declare all sums secured hereby in-due and payable by delivery to the trustee of written notice of defauit on to sell the trust property, which notice trustee shall cause to be for record. Upon delivery of said notice of defauit and election to sell, clary shall deposite with the trustee this trust deed and all promissory concentrations are expenditures accurate hereby, whereupon the enditures secured hereby, who of sale and give notice the shali fix by law.

required by 18%. 7. After default and any those prior to five days before the date set by the Trustee for the Trustee's said, the grantor or other person so privilged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fews not exceeding \$50.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

not then be due had no drinkut occurred and thereby cure his definit. 8. After the lapse of such time as may then be required by haw following the recordation of said notice of defauit and giving of said notice of saie, the trustee shall sell said property at the time and place fixed bitter as a whole of inside, the constant of saie, either as a whole or in separate phicide. For easily, the termine, at public auction to the lagrade phicide for easily, the said notice of asile, either as a whole or in separate phicide. For easily, in lawful money of the united Sitters, paphilowing the said. Trustee may postpone saie of all or any portion of saire, other thereafter may postpone the sale by public an-

nouncement at the time fixed by the precoding postponement. The deliver to the purchaser his deed in form as required by law, convey perty so sold, but without any coverant or warranty, espress or recitais in the deed of any matters or facts shall be conclusive ; truthiulness thereof. Any person, excluding the trustee but including and the beneficiary, may purchase at the sale. implied. The proof of the

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and the hencificity, may purchase at the safe. 9. When the Trustee sells pursuant to the powers provided herein, the rustee shall apply the proceeds of the trustee's safe as follows: (1) To he expenses of the safe intuiting the compensation of the trustee, and a rust direct of the trustee's (2) To the obligation secured by the trust direct of the trustee in the trust deed as their interests appear in the rust of the priority. (4) The surplus, it any, to the graintor of the trust deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successor to any trustee named bergin, or to any successor trustee appointed hereunder. Upon such appoint with all title, powers and duties conferred to maintuin the interchange of the successor trustee and without con-tered to a successor trustee, the interchange of the successor for any trustee and duties conferred to maintuin the made by written instrument executed by the interchange of the successor for any clear and in the successor for any successor for any successor for a s pince of er of the

II. Trustee accepts this trust when this deed, duly executed and acknow ledged is made a public record, as provided by law. The trustee is not oblighted to nutly may party hereto of pending sale under any other deed of trust or any action or proceeding in which the grantor, heneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee. party unress such action or proceeding is brough by the trustee, 12. This deed applies to, hurres to the benefit of, and blads all parties hereto, their heirs, legatess devises, administrators, executor, successors and assigns. The term "beneficiary" shall mean the holder and as a beneficiary pickace, of the note secured hereby, whether or notes the remelledary herein. In construing this deed and woncever the notes to requires, the mas-culates the piral.

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

Mogn & Dam (SEAL) (SEAL)

STATE OF OREGON County of Klamath

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Loan No.

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DATED

, 19.74, before me, the undersigned, a August THIS IS TO CERTIFY that on this 1st day of Notary Public in and for said county and state, personally appeared the within named ROGER E. DAVIS AND RYAN DAVIS, 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.

IN TESTIMONY WHEREOF, I have hereunto set my hand and cultured my notarial seal the day and year last at

Notary Public for Oregon My commission expires: 5-14-75 STATE OF OREGON | ss. County of Klamath TRUST DEED I certify that the within instrument was received for record on the 2nd , 19 7 (DON'T USE THIS SPACE: RESERVED FON RECORDING LABEL IN COUN TIES WHERE Record of Mortgages of said County. то Witness my hand and seal of County affixed. USED.) FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Wm. D. Hilne Bonoficiary Aver Recording Return To: County Clerk FIRST FEDERAL SAVINGS By Deann Cover 540 Main St. Klamath Falls, Oregon Deputy 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 sold trust deed in have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of sold trust deed or pursuant to statute. In cancel all evidences of indebtedness secured by sold trust deed which are delivered to you herewith together with sold trust deed of trust deed) and to reconvey, without warranty, to the parties designated by the terms of soid trust deed the estate new hold by you under the same.

First Federal Savings and Loan Association, Beneficiary