

ALTANDA LI DIN BERTALIAN AND

28-7632

074

3

19

 \bigcirc

ŝ

200

No. I No.

NAMES OF TAXABLE PARTY OF TAXABLE

N.L.T.

free and clear of all elements and property conveyed by this first deed are free and clear of all elements and that the granics will and his beirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover;

executors and administrators shall warrant and defend this said title thereto against the claims of all persons whomsover. The granitor covenants and agrees to pay sail note according to the terms thereof and, when due, all tares, assessments and other charges level against said property; to keep add property free irom all encoundrances having pre-cedence over this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter communed; to the terms thereof or the date construction is hereafter communed; 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 costs incured therefor; to allow heneficiary to inspect said property at all times during construction; to replace any work or materials unsatisfactory to heneficiary within filtern days after written notice from beneficiary of such fact; not to remove or destroy any building or improvements new or hereafter econstruction; to replace any work or materials unsatisfactory to now or hereafter econstruction is the equilation of the provements new or hereafter econstruction; to replace any work or materials unsatisfactory to now or hereafter econstruction and premises continuously have due and and the origination of the start of the provements new or hereafter econstruction and premises continuously have due and and the start of said premises; to keep all buildings and to commit or suffer new or hereafter econt on and premises continuously have due and and the start of such the tratards as the hereficiary may from time to the requires by fire or such other hazards as the hereficiary may from time to the term and with sproved loss payable clause in favor of the bourderiary mark in the ordination secured by this trust deed, in a company or companies acceptable to the here-ficiary, and to delive the original principal sum of the more or hereafter structure of the start deed, the to tendreta, the hereficiary mark is th



sa.s. ₽₽₽

*.1.5. George: 7.7

HATER 44.44

1. Sugar and the second se

10361

11

目录取

VANICA

A WEAKEN With the District

-

15MF

a series the states of

1.2106 \-----

·····

Nº HO

άĬ.

HINT OF

insurance pol-property, and waive any de-e pursuant to y taking or

neficiary in writing of any sale The

6. Time is o

five days before the date set grantor or other person so ue under this trust deed and and expenses actually incurred trustee's and attorney's fees tion of the principal as would After default and any time prior to Trustee for the Trustee's sale, the the

8. After the lapse of such time as may then be required by law follo recordation of said notice of default and giving of said notice of saic a hall said women at the time and place fixed by here is added the recordation of said notice of relation and pick furatee shall sell said property at the time and pick of sale, either as a whole or in separate parcels, and termine, at public suction to the highest blidder for United States, payable at the time of, sale. Trustee United States, payable at the time of, sale. Trustee e time of sale. Trustee may post by public announcement at such thereafter may postpone the any portio

postponement. The puired by haw, conve arranty, express or shall be conclusive deliver to the purchaser his deed in form ta perty so sold, but without any covenant of recitals in the deed of any matters or fac iruthfulness thereof. Any person, excluding t and the beneficiary, may purchase at the i

A REAL PROPERTY LOSS OF STATES

and the beneficity, may purchase are into the powers provi 9. When the Trustee sells pursuant to the powers provi fustee shall apply the proceeds of the trustee's sale as for the expenses of the sale including the compensation of the trust deed. (3) To all permission having recorded Hens sub-trust deed. (3) To all permission the state of the trust deed as their interests interests of the trustee in the surplus, if any, to the grant order of their priority. (6) Interest entitled to such surplus secured by the to the in the

For any reason permitted by law, the beneficiary may fro for a successor or successors to any turner and trastee appointed herounder. Upon such appointment and trastee appointed herounder, the latter shall be vested with al to the successor trustee, the latter shall be vested with al es conferred upon any trustee herein named or appointed he successor appointed and be and by written instruitle, power under, Eac ty is situ trustee.

1. Trustee accepts this trust when this deed, duly executed and acknow-it. 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 obligated to notify any party hereto of pending sale under beneficiary or trustee shall be a any action or proceeding in which the grantor, hereficiary or trustee shall be a party univers such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legalees devisces, administrators, executors, successors and assigns. The term "benefitiary" shall mean the holden and as a benefitiary pledgee, of the tote secured hereby, whicher or notice as a benefitiary herein. In construing this deed and whenever the context so requires, the man-culding gender includes the femilaine and/or neuter, and the singular number in-cludes the plural.

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

Calum reliecoms (SEAL) (SEAL)

19.74 before

, 19.74, M., and recorded on page 10360 - 12

ER" A

.

<u>а</u>,

MED SALEY

in the second second

100

-

1

11

1.1.1.1

STATE OF OREGON 85. County of Klamath

Ť

Sales.

A. 14.)

ا موجعتان محمد مسجع محمد مسجع

مذ يتعير الله

-1

Same Lit

DATED

- 37 - 40

19 day of ... August THIS IS TO CERTIFY that on this. and for said county and state, personally appeared the within named. Notary Public in wn to be the identical individual named in and who executed the foregoing instrument and ackno to me personally in string freely and voluntarily for the uses and purposes therein expressed. he executed the

IN TESTIMONY WHERFOF, I have hereunto set my hand and affixed my notarial seal the day and Notary Public for Oregon My commission expires: 10-25-74

(SEAL)

	1	
Loan No.		CTATE OF OREGON (ss. County of Klamath)
TRUST DEED		I certify that the within instrument was received for record on the 26th.
Grantst	(DON'T USE THIS BPACE: RESERVED FOR RECORDING LABEL IN COUN-	day of AUGUST , 19.74, at 10;40 o'clock A M., and recorded in book M 74 on page 10360 Record of Mortgages of said County.
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	TIES WHERE USCO.j	Witness my hand and seal of County affixed.
Beneficiary Alis: Recording Return To:		WM. D. MILNE County Clerk
FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Creach		By Lag I Marie Deputy

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by said trust deed or have been fully paid and satisfied. You hereby are directed, on payment to you of any sums awing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without womanly, to the parties designated by the terms of said trust deed the estate now held by you under the same.

FE 3 4.00

First Faderal Savings and Loan Association, Beneficiary