38-7968 13677 m Vol. 74 Page TRUST DEED 94045

THIS TRUST DEED, made this 17th day of Story 9 Gardens 1974 between October DONALD R. WAGGONER and SANDRA"L. WAGGONER, husband and wife

. as granter, 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 grantar 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 the SE4 of Section 3, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows: Beginning at a point which lies North 1014' West a distance of 680.3 feet," and South 89º26! West a distance of 1133 feet, from the iron pin which marks the Section corner common to Sections 2, 3, 10 and 11, Township 39 South, Range 9 East of the Willamette Meridian; and running thence continuing South 890261 West a distance of 151.5 feet; thence North 1005' West 143.7 feet; thence North 89024! East 56.7 feet to the Westerly boundary of the U.S.R.S. Drain; thence South 34°19' East along the Westerly boundary of the U.S.R.S. Drain 172.9 feet to the point of beginning. SAVING AND EXCEPTING a strip 20 feet wide along the Northerly boundary of the above described property.

which said described real property does not exceed three acres, together with all and singular the appu which sche described real property does not exceed integrates, togeners in an and singular the upput is integration, including and singular the upput is and other rights, exceed integration or privileges now or hereafter belonging to; desived from or in anywise apperticit, is an advected premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigates and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigates appendix and other builts, and the plumbing in place such as wall-to-wall carpeting and line law, shades and built in ranges, dishwates and other builts appliances now or hereafter inscilled in or used in connection with the above described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance or the purpose of securing perform assumed premises, including all interest therein which the granter has or may hereafter installed in or used in connection with the showed each agreement of the granter herein contained and the payment of the sum of <u>EIGHTEEN THOUSAND</u> TWO HUNDRED AND (\$18,200,00). Dollars, with interest therein according to the terms of a promissory note of even date herewith payoble to the beneficiary or order and more the granter, principal and interest being payable in monthly installments of \$2,30,80 commencing the start deed shall butters are the sum of the start deed shall but the start

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the hancitalary to the grantor or others having an interest in the above described property as may be evidenced by a more than one note, the beneficiary may aredit payments received by its upon any of asid notes, or part of any payment on one note and part on another, as the beneficiary may elect.

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The grantor hereby covenants to and with the trustee and the beneficiary rectin that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto. against the claims of all persons whomsoever.

executors and administrators shall warrait and defend his said title thereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levicd against and property it to keep said property free from all encourbances 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 workmailks manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all costs hacured therefore; to slow beselfielary to import all provement on said property which may be damaged or destroyed and pay, when due, all times during charitation; the prime when the fast of the state times during charitation; the prime when the fast of the state octa hacured therefore; to slow beselfielary to import all property at a promptly and in good workmailly to import all property at a built of the due of destroy as building or improvements now or hereafter received upon and property in god repair and to connot or suffer no waste of said premises; to keep all buildings, property and improvements now or hereafter created on said promyse continuous juared against loss by fire or such other harards as the beneficiary may from time to time require. In a sum not less than the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the use-ficiary, and to delive the original policy of insurance in corred for mad with approved loss payable clause in favor of the beneficiary at load with approved loss payable clause in favor of the beneficiary at load have and with promium paid, to the principal policy of insurances in corred form and with all policy of insurance is note or mether the policy of insurance. In said policy of insurance is note or mether and the policy of insurances in the contender, which insuranc

In order to provide regularly for the prompt payment of said taxes, asiess

In order to provide regularly for the prompt payment of said taxes, assessments or other charges and instrance preintums, the granton agrees to pay to the beneficiary, together with and in accma of the note or oblighton secured oblighton as a mount equal to one-weith (1/36th) of the taxes, assessments and other charges due and paysile with respect to said property within each succeeding there would also one-thirty-sixth (1/36th) of the taxes, assessments and such as a set of the insurance premiums in the option of the principal of the insurance premium payable with respect to said property within each succeeding three years while this track deed remains in effect, as estimated, and the section of the taxes, assessments and succeeding three years while this track deed remains in effect, as estimated, and therein to be principal of the beneficiary in true tax as a reserve account, without inferest, to pay said property within the tax as a reserve account, without inferest, to pay said property into the section of the beneficiary, the sums so paid shall be held by the beneficiary in trues tax a reserve account, without inferest, to pay said and paysit.

default, any balance remaining in the reserve account shall be credited to the indedictiones. If it is not a set in the reserve account is the set of the set in the set of the

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the headficary shall have the right in its discretion to complete any improventian made on and premises and sho to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

property as in its asic discretion it may deem necessary or avisable. The grantor further agrees to comply with all haws, ordinances, regulations, covenants, conditions and restrictions affecting and property; to pay all costs, tess and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fets 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 trustee; and to pay all costs and expenses, including cost of evidence of tills and attorney's fets in a reasonable sum to be fixed by the court, in any such action or proceeding by bene-tientary to forcelose this deed, and all said cums shall be secured by this trust dead

The beneficiary will furnish to the grantor 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 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 emines domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or soltlement in connection with such taking and, if it so elects, to require that all or any portion of the money's payable as compensation for such taking, which are in access of the amount re-guired to pay all reasonable costs, expenses and attorney's free necessarily paid or incurred by the grantor in such proceedings, stall bo paid to the beneficiary and applied by it first upon any reasonable costs and expenses and attorney's request. The take such actions and execute such instruments schall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

be necessary in obtaining such compression, promer, even request. 2. At any time and from time to time upon written request of the bene-fletary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconvagance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, the trustee may (a) consent to the making of any map or plat of said property; (b) Jola in granting any easement or creating and restriction thereon, (c) Jola in any subordination or other agreement affecting this deed or the lien or charge hereof; (d) reconvey, without -marranty, all or any part of the property. The grantes in any reconvey-nance may be described as the "person or persons legally entitled. thereto", and the recluis therein of any matters or facts shall be conclusive proof of the truthfulmes thereot. Trustee's tess for any of the services in this paragraph shall the 500.

anall De 45.00. 3. As additional security; grantor hereby asigns to beneficiary during the continuance of these trusts all rents, issues, royalics and profits of the pro-perty affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any inductiones excited hereby or in the performance of any agreement hereunder, grantor shall have the right to coi-lect all such rents, fissues, royalize and profits of the default to the performance of any agreement hereunder, grantor shall have the right to coi-lect all such rents, fissues, royalize and profits earded prior to default the payment of the payble. Upon any default by The performance of any services or any insuccess recurred hereby or in the performance of any services hereunder, grantor shall have the right to coi-lect all such rents, issues, royalites and profits earared prior to default, as they become due and payables. Upon any default by the grantor hereunder, the bene-ficiary may at any time without noise, either in person, by agent or by a ro-ceiver to he appointed here a court, and without regard to the adequace of any security for the indubtedness hereby secured, enter upon and take nonsession of said property, or any part thereof, in its own name suc for or otherwise collect thes rents, issues and profits, including those past due and, unpaid, and apply the same, less costs and expenses of operation and culcular reason-able, stormer's less, upon any indebtedness, secured hereby, and in such and





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4. The entoring upon and taking possession of said property, the collection of sach rents, issues and profits or the proceeds of fire and other insurance polities application or release thereof, as aforeasid, shall not cure or waire any defined the application or release thereof, as aforeasid, shall not cure or waire any defined to the protect or waire any defined to the said other or waire any defined to the said other or waire any defined to the said other and the said other any defined to the said other of the said other other often other o

5. The grantor shall notify beneficiary is writing of any sale or con-set for sele of the above described property and furnish beneficiary on a null ordinarily be required of a new loss applicant and shall pay beneficiary service charge.

A service charge: 6. Time is of the ownee of this instrument and upon fetault by the grantor in payment of may indebtedness secured hereby or a performance of any meditaty due and payment the bardfictary may declare all umus secured hereby in-suid clocklon to sell the trues property, which notice trustee shall cause to be and clocklon to sell the trues property, which notice trustee shall cause to be the beneficiary shall depid wirry of said notice of default and election to sell, notes and documents evidencing expanditure secured hereby the the beneficiary shall depid wirry of said notice of default and election to sell, notes and documents evidencing expanditure secured hereby, wherepuon the required by law.

trustoes shall III the time, and place of sale and place of any before the date set, required by law. 7. After default and any time prior to five days before the date set, pivileged may pay the entire amount then due under this trust deed and in enforting the terms of the obligation sate and stormey's fees and exceeding \$60.00 each) other than auch purion of the principal as yould not enceding the data of the obligation fursteels and stormey's fees and exceeding \$60.00 each) other than auch purion of the principal as yould be then be due had no default occurred and thereby cure the default.

nouncement at the time fixed by the preceding postpostment. The true dollows to the purchaser his deed to form as regulad by law, converting perty so sold, but without any covenant or regulad by law, converting result, the deed of any matters or facture shall be constrainty sprate truthniness thereof. Any person, accluding the trustee but landiding the and the hereitiary, may purchase at the sale.

and his societicary, may purchase as the site. 9. When the Trustes sells prevant to the powers provided barels, the trustee shall apply the proceeds of the structer's sale as follows: (1) To reasonable charge by the attorney (3) The obligation secured by the interstate of the trustee and a subsequent to the trustee, and a reasonable charge by the attorney (3) To the obligation secured by the interstate in the structer of the state of the social attorney (5) the order of the trustee in the struct dood cas their interests appear in the deed or, to his successor in interest embilied to such attribute.

Order of their priority. (i) The surglue, if any, to the granitor of the trait deed or to his successor in interest sullided to such surplus. To the successor in interest sullided to such surplus of the trait deed or to his successor in successor graves, the hendfickery tray from time to the successor trustees provided by law, the hendfickery tray from time to successor trustees into the successor trustees into an and any to the successor in the successor in the successor in the successor trustees in the successor trustees in the successor trustees in the successor in the successor interest of the successor interest in the successor interest of the successor interest interest of the successor interest of the interest of party unless such action or proceeding is brought by the interest of the interest of the interest of the interest of the successor is and actions or interestions, auccessor is and action or proceeding is brought of the successor is and as a selficient or interestore is and interest or interestores accessions, and and actions and party unless such actions or proceeding is brought of the interestores accessions. Automatice and party interestores the successor is and actions or proceeding is brought of the interestores accessions. In the interestore is ano

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

Jonahl R.h. aggar (SEAL) Sand a La cola Eban (SEAL)

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Deputy

THIS IS TO CERTIFY that on this 17 day of

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STATE OF OREGON County of Elementh

Neters Public in and for sold county and slate, personally appeared the within named. Distance R. WACGONER and SANDRA L. WACGONER, husband and wife 19.74, before me, the undersigned, g to the personality known to be the identical individual \leq named in and who executed the foregoing instruction executed the same freely and voluntarily for the uses and purposes therein expressed. vledged to me that IN TESTIMONY WHEREOF I have hereunio set my hand and affired my

October

Reich Oursen Noticy Public for Oregon My commission expires: 5-14.76 ISEALL OF ST -Loan No. STATE OF OREGON SS. TRUST DEED I certify that the within instrument (DON'T USE THIS BPACE: RESERVED FOR RECORDING LASEL IN COUN-TIES WHERE . . in book M-71; on page 13677 Granto то Record of Mortgages of said County. FIRST FEDERAL SAVINGS & USED. LOAN ASSOCIATION Witness my hand and seal of County affixed. Bene After Recording Return To: FIRST FEDERAL SAVINGS 540 Matin St. Klaunath Falls, Oregon WM. D. MILNE -71 --County Clerk

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid. TO: William Gamong. ... Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust 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 or trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the

FEE \$ 4.00

First Federal Savings and Loan Association, Beneficiary

DATED

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