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Yol. 72 Page 13959 Luissen di Artara 94247 TRUST DEED

THIS TRUST DEED, made this list day of October 19 74 between 1.10 RONALD L. ROSE and LYNDA, K. ROSE, 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:

Let 2 in Block 12 of TRACT NO. 1026, THE MEADOWS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon,

which seld described real property does not exceed three acres, together with all and singular the appurenances, tenements, hereditaments, tenus, tesues, profits, water rights and other rights, eccements or pityleges now or hereafter belonging to, derived from or in anywise apper-tation of the above described premises, and all plumbins, lighting, heating, venticing, dir-conditioning, refrigerating, watering and tingetton appointus, equipment and fixtures, together with all avenings, venetian binds floor covering in place such as woll-towall carpeting and line leum, shades and builtin ranges, dishwashers and other builtin appliances now or hereafter installed in or used in connection with the schove described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of peeting and line described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of peeting performance of each agreement of the grantor herein contained and the payment of the sum of WENTY THOUSAND SEVEN HUNDRED AND (20, 700, 00)) Dollars, with interest therein additional money. If any, as may be leaned hereafter by the beactifary to the grantor or others having an batterest in the above described property, as may be related by the grantor or others having an batterest in the above described property, as may be related property as may be the above described property to the granter or others having an batterest in the above described property, as may be related by the grant or others having an batterest in the above described property, as may be related by the purpose of any payment on one and part is noted and another as of the above describe some day and an atover or others having an batterest in the above described property, as may be related by the upon as of the above describe appresend and part an interest being and since the sub sufficient at any func for the payment of such data thenergy is the beneficiery may define and with the trustee

more 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 Auother, so the brueffeiry may elect. The grantor hereby covenants to and with the trustee and the beneficiary herein that the said promises and property conveyed by slits trust deed are received and clear of all encumbrances and that the granter will and his heirs, arecurs and Administrations able warrant and default bis said title therefoo against the delines of all persons whomeover.

obtained. In order to provide requiarly for the prompt payment of suid tarce, assess-ments or order darges and neurance premiums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the note or obligation ascured hereby, an amount equal to one-twelfth (1/12th) of the taxes, assessments and other charges due and payshle with respect to solid property within each succeed-ing twelve months, and also one-thirty-sixth (1/35th) of the insurance premiums payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/35th) of the insurance premiums payable with respect to said property within each succeeding three years while whis trust deed remains in effect; as estimated and directed by the beneficiary, icon sums to be credited to the principal of the loss of the principal of the ison; i.e. at the option of the beneficiary, the sums so paid shall be held hy the beneficiary in trust is a reserve account, without interest, to pay said promiums, farce, assessments or other charges when they shall become due and payable.

While the granter is a rearry measure there is an interest of the shall become one and payable. While the granter is to pay any and all taxes, assessments and other charges level or assessments said property, or any part thereof, before the same begin to be an interest and also to pay premiums on all insurance policies upon asid property, such any premiums on all insurance policies upon asid property, such any such are to be made through the beneficiary, as atoreseld. The granter hereby sutherize the interest and also to pay premiums on all insurance policies upon asid property, such any and all taxes, assessments and other charges level or imposed against and property in the announce and other charges. Level of imposed against and property in the announce and other charges. Level of pay is the property in the announce and other charges level or imposed against and property in the announce as shown by the statements thereof furnished by the context and an or to without a sum which may be required from the reasere account, if any, established for that purpose. The granter and is one withing her beneficiary responsible for failure to have any insurance out to hold the beneficiary hereby is authorized, in the event of any loss or damage growing out of a defect in any insurance complex upon the obligations eccured by the the stated or any insurance company and to apply any isouch incurate and the beneficiary hereby is authorized, in the event of any loss or damage growing out of a defect in any insurance to bold the beneficiary hereby is authorized, in the event of any loss or damage score by the beneficiary attemption in the oreas of the beneficiary hereby is authorized, in the event of any loss or damage score to bold the beneficiary hereby is authorized.

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default; any balance remaining in the reserve account shall be credited to the indicitedness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option and the amount of such deficit to the principal of the obligation secured hereby.

obligation secured hereby. Blouid the grantor fail to keep any of the furegoing overanis, 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 domand and shall be secured by the lien of this troat deed. In this connection, the beneficiary shall have the right in its discretion to complete my improvements made on said premises and also to make such repairs to azid property as in its sole discretion it may deem necessary or advisable.

The beneficiary will furnish to the granulor 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 ominent domain or condymnation, the beneficiary shall have the right to commence, proscoule in its own name, appear in or delend any nec-tion or proceedings, or to make any compromise or settlement in connection with the origin of the settlement of the settlement of the money's payeble accumentation for such taking, which are not portion of the money's payeble accumentation for such proceedings, shall be paid to measurily paid or incurred by the grantor in such proceedings, shall be paid to measurily paid for an expense, to incurred by the beneficiary in such proceedings, and the balance applied upon the indebtedness secured nereby; and the grantor serves, at the wat expense, to take such compensation, promptly upon the beneficiary's request.

be 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 its fees and presentation of this dead and the mote for ea-dorsement (in case of foll reconveyance, for cancellation), without affecting the liability of any person for the payment of the indeptedness, the trustee may (s) consent to the making of any may or plat of and property; (b) join the granting any easement or creating and restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge hereof; (d) reconvey, without warranty, all or any part of the property. The grantes in any reconvey-ance may be described as the "preson or persons legally entitled thereto" and the recitals, therein, or matters or facts shall be conclusive proof of the struthfunces thereod. Trusteo's fees for any of the services in this paragraph that be \$5.00.

5. As additional security, grantor hereby assigns to beneficiary during the continuunce of these trusts all routs, issue, royalites and profits of the property infected by this daed and of any personal property located therson. Until grantor abult default in the payment of any individual profits of the secure approximation of any agreement hereunder, grantor abult default in the payment of any individual scaured prior to dofault as they below the secure approximation of any agreement hereunder, grantor abult default is as they below the secure approximation of any agreement hereunder, grantor abult as they below the trust, secure approximation of any agreement hereunder, the person, but a grantor the secure approximation of a secure and profits the person. You are set the secure approximation of the adequacy of a security for the indehedines hereby secure and currents to the adequacy of a security for the indehedines hereby secure and current and secure and current and the secure and approximation of a secure and profits and approximation of a secure approximation of the adequacy of a security for the indehedines hereby secure and and any agreement and approximation of the secure approximation of the adequacy of a security is a security for the indehedines hereby secure and any and approximation approximation and approximation and approximation and approximation approximation approximation and approximation the same, less costs and expenses of operation and able uttorney's less upon any indebtedness secured as the beneficiary may determine. nd collection, including reason red hereby, and in such orde





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5. The entering upon and taking presention of said property, the collection such tents, leaves and profiles or the proceeds of fire and other insurance poles or compensation or awards for any taking or damage of the property, and a application or release thereon, as alcoreasid, shall not cure or waite any dowit or notice, of default hereunder or invalidate any art down pursuant to op protice.

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b. The semitor abal, notify baneficiary in writing of any sale or contrant for sale of the above described property and further boundleaver on a form asymptot is with an or personal information concerning the purchaser as would ordinarily be required of a new ions applicant and shall pay heading a service charge.

6. Stream survey. 6. There is of the essence of this instrument and upon default by the crantor in payment of any indebtedness secured hereby or is performance of any second the horeund of any indebtedness secured hereby inmediately due and payshie unerflokary may declare all sums secured hereby inmediately due and payshie to the struct of the second the second due to the second due to the second due of the struct of the second due to the second

required by law. 7. After default and any time price to five days haftere the date set. by the Trustee for the Trustee's said, the grantor or other person so privileged may pay the entire amount the due under this trust deed and the obligations secured thereby (including costs and suppress actually incurred in subtruing the terms of the obligation and trustee's and autoregive fees not exceeding \$500 each) other, thus such portion of the principal as yound not then be due had no default cocurred and thereby are the default.

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not then be due had no default conurren and thereof the second state of the second sta

Sounnement at the time fixed by the preceding partparenteet. The transes shall deliver to the purchaser his deed in form as required by law, conveying the property an acid, but without any coverant or warranty, acpress or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any parson, excluding the truthee but including the gractor and the beneficiary, may purchase at the sain.

90 the doministry any parameters at the same 9. When the Trustee sells pursuant to the powers provided herein, the neter shall apply the proceeds of the trustee's sale as followers. (3) To be expenses of the sale including the compensation of the trustee, and a sconable charge by the attorney. (2) To the obligation secured by the tat deed. (3) for all persons having reconded lies busequant to the ternets of the trustee in the trust deed as their interests appear in the recut of the trustee in the trust deed as their interests appear in the rest of the trustee in the trust deed as their interests appear in the rest of the trustee in the trust deed as their interests appear in the rest of the successor in interest childed to such surplus.

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1.0. For any reason permitted by law, the heudiclary may from time to time appoint any reason permitted by law, the heudiclary may from time to successor thus can apparent of allocasors to any trustee named herein, or to any respance to the successor structure. If you ruch appointment and without consend attice conferred upon any trusten hater shall be vested with all stills, powers and duties conferred upon any trusten hater shall be vested with all stills, powers such appointment and substitution shall be in named or appointed hereinder. Each such appointment and substitution shall be in this durition instrument exceuted by the beneficiary, containing, reference to this durition instrument of the of trecord, which, when recorded in the office of the county clerk and its place of proved, which when recorded in the office of the county clerk and its place of proved, which when recorded in the office of the county clerk and its place of proved, appointment of the auccessor trustee.

11. Trustee accepts this triat when this deed, duly executed and somewledged is made a pathic record, as provided by law. The trustee is not builgeted to notify any party herato of pending sale under any other deed of trust or of any action of proceeding in which the granter, hencificity or trustee shall be a party unicas such action or proceeding is brought by the trustee.

3. This doed applies to, buryas to the benefit of, and binds all parties bereto, their heira logaines dovines, administrator, executors, successors and sosigns. The term "henefitiary" administrator, executors, successors and piedges. of the note secured hereby, mean the holder and owner, including berein. In construing this deed and wheneves the ornet a secularity cuifies genior helpidots the femiline and/or neuter, and the singuires, the maker successors able and/or neuter, and the singuires number in cuifies genior helpidots the femiline and/or neuter, and the singuire number in cuifies the pied.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written ale and (SEAL) STATE OF OREGON (SEAL) County of Klamath THIS IS TO CERTIFY that on this 4 CW October 19.74 dav , before me, the undersigned, a me personally known to be the identical individual 2 named in and who executed the foregoing int These excluted the sume freely and voluntarily for the uses and purposes therein expressed. ument and acknowledged to me the IN TESTIMONY-WHEREOF, I have hereunt affixed my notatial seal the day PUEN *с*р; Notexy Public for Oregon My commission expires: 5-14-76 N. 8 (SEAL) 0 Loon No. STATE OF OREGON } ss. TRUST DEED 88" (K.) I certify that the within instrument was received for record on the 25th day of OCTOBER ..., 19.74 at 11;060'clock A.M., and recorded DON'T USE THIS SPACE: RESERVED In book M 74 _____ on page 13959 FOR RECORDING LABEL IN COUN. TIES WHERE USED.) Grantar TO Record of Mortgages of said County. FIRST FEDERAL SAVINGS & ų. Wilness my hand and seal of County LOAN ASSOCIATION affixed. Benefic Sec. A. Maria After Recording Return To: WM. D. MILNE FIRST FEDERAL SAVINGS County Clerk 540 Main St. Klamath Falls, Oregon Ľ FEE \$ 4.00 Deputy REQUEST FOR FULL RECONVEYANCE Alter States To be used only when obligations have been paid. TO: William Ganong. 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 pursuant to slatute, to concel all evidences of indebtedness secured by said trust deed (which are dollvered to you herewith together with said 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 S. Alt First Federal Savings and Loan Association, Beneficiary

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