Voi Jifrage 94351 TRUST DEED

THIS TRUST DEED, made this 25th day of October 1974 , between 1461 - 1846 - 196 JAY F. SILVA and SHIRLEY A. SILVA, husband and wife, as Grantor. FIRST FEDERAL SAVINGS & LOAN ASSOCIATION as Trustee and HAROLD L. JENSEN and EllEEN.C. JENSEN, husband and wife, , as Beneficiary, WITNESSETH:

Grantor irrevocably grants; bargains, sells and conveys to trustee in trust, with power of sale, the property in. Klamath County, Oregon, described as:

56-537-56

Lot 10 in Block 2 of PINE GROVE PONDEROSA, Klamath County, Oregon

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto belonging or in anywise new or herealter appertaining, and the tents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Dollars, with interest

To protect the security of this trust deed, grantor agrees

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No. 881-Dregon Trust Des

final payment of principal and interest hereol, if not sooner paid, to here the project the security of this trust deed, grantor agrees:

 To protect, preserve and maintain said property in good condition and repair not to remove or demolish any building or improvement thereon, namer any building or improvement which may be constructed, duraged or distroyed thereon, and pay when due all costs incurred theretor.
 To complete or restory promptly and in good and workmantike manner any building or improvement which may be constructed, duraged or distroyed thereon, and pay when due all costs incurred theretor.
 To complete or restory if the benchicary so requests, to one destroyed thereon, and pay when due all costs incurred theretor.
 To complete or this so well as the cost of all line a sume in the building or officers or searching agences as may be deemed desirable by the benchicary.
 To provide and continuously maintain insurance on the buildings from such other hazards as the benchicary and the son damage by fire and such other hazards as the benchicary and the son damage by fire and such other hazards as the benchicary and the son damage by fire and such other hazards as the benchicary and the son damage by fire and such other hazards as the benchicary and the son damage by fire and such other hazards as the benchicary and the son damage by fire and such other hazards as the benchicary and the son damage by fire and the synthese process the same and the sentence and the sentence of the same and the damage of the sentence of the sentence of the sentence of the same and the damage of the sentence of the same and the damage of the sentence of the sentence of the same shall state of admage of the sentence of the s

decree of the trial court, gamos numerican and the beneficiary's or trustee's attor-ney's less on such appeal. If is mutually affered that: 8. In the event that any portion or all of said property shall be taken under the right of emisent domains or condennation, beneficiary shall have the right, if it's o elects, to require that all or any portion of the monies payable as compensation, for such taking, which are in excess of the answart required to pay all reasonable costs, expenses and attorney's less necessarily paid or insured by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's less, hold in the trial and appellate costs, and expenses and attorney's less, hold in the trial and appellate costs, and expenses to take such where ficiary in such proceedings, the necessarily paid or the indebtedness secured hereby; and transformed, all is own expense, to take such actions and execute such instruments as shall be necessary in obtaining such rom-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its less and presentation of this died and the note ior

and or series and payabile 19 and the payment of the indubited ness that any part the payment of the indubited ness, trustee may take the limbits of any period for the payment of the indubited ness, trustee may take any essential of each of the payment of the indubited ness, trustee may take the indubited ness that any essential of the indubited nessensities of the indubited ness of the indubited nessensities of the indubited nessensities of the indubited nessensities of the indubited ness the end of the indubited nessensities of the indubited nessensities of the indubited ness the end of the indubited ness of the indubited ness the end of the indubited ness of the indubited ness the end of the indubited ness of the indubited ness the end of the i

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ney's lees upon any indebtedness secured hereby, and in such order an beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and predit, or the proceeds of the and other insurance policies or compensation of a such rents, issues and predit, or the proceeds, shall not use any detail or notice of delault hereunder or invalidate any act done pursuant to such rotter of a sole of the solection of a such rents.
12. Upon delault by grantor in payment of any indebtedness secured herein in the property and the application or release thereing any indebtedness secured to such notice of any afterment horeunder, the beneficiary may default on the control of any afterment horeunder, the beneficiary may default in the peterony interdated by admontance and the application or rentified by admontance and the another and the application or rentified by the and payable. In such an event beneficiary at his election may indebte the date the date of the and the relative and any indebtedness secured derives the intervent the beneficiary or the trustee shall execute and also be recorded his written notice of delault and his election to sell the solid described his written notice of aller, five notice thereol, whereupon the truste shall fit the time and place of sale, give notice thereol as then required by 88.740 to 86.795.
13. Alter delault at any time prior to live days before the atters to be hered.

shall its the time and place of sale, five notice thereof as then required by law ond proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795.
13. Alter delauit at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successors in interest, respectively, the entire amount then due under the terms of the trustee's respectively. The entire amount then due under the terms of the trust deed and the obligation secured thready (interest) (including costs and attorney's lees not exceeding 350 each) other than such portion of the principal as would not then be due had no delault occurred, and thready cure the delault, in which event all the obligations and states may and attorney's lees not exceeding 350 each) other than such portion of the principal as would not then be due had no delault occurred, and shall sell the place of signated in the notrice of sale. The trustee may sell side property either in one parcel or in separate parcels and shall sell the plate or parcels at the notice of sale. The trustee may sell shall be conclusive proceeding the trustee of the interest bidder for each, payable at the time of sale. Trustee shall don't to the place designated in the deed of any matters of late shall be conclusive proceeding the trustee.
15. When realises sells parchase at the sale.
15. When using sell be to parson excluding the trustee, but including the trustee sells of parts are sells of parts and the sale.
16. For any reason of the sale shall be bay the sale. In trustee shall applie the signate of the due and new matters of the state.
16. For any reason permitted by the trustee.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor of the successor in the successor firm appoint a successor converse any trustee named herein or to any successor trustee happointed, hereunder to pany trustee named herein vested conveyance to the successor trustee, the other useh appointment, and without powers and duties conferred upon any trustee herein vested with all the powers and duties conferred upon any trustee herein vested with all the hereunder. Each such appointment and substitution shull be confered by the instrument executed by beneficiary, containing reference to this trust ded and its place of record, which, when recorded in the other of the Gunny Clerk or Recorder of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duty executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notly any party herefo of pending sile under any other deed of bilated to motily any party herefo of pending sile under any other deed of bilated to motily any party herefo of pending sile under any other deed of bilated to motily any party herefo of pending sile under any other deed of bilated to motily any party herefo of pending sile under any other deed of bilated to motily any party herefo of pending sile under any other deed of bilated to motily any party herefo of pending sile under any other deed of bilated bilated

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and laun association authorized to do business under the laws of Oregon or the United States, or a title insurance company authorized to insure title to



14083 物物的 and that he will warrant and forever defend the same against all persons whomscever. The grantor wairants that the proceeds of the loan represented by the above described note and this trust doed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (BX Norma Notemarking, DK EXTING SECTION SEE RESSOURCE AND NOTIFIC AND MILLION NOTIFIC AND NOT AND NOTIFIC AND NOT This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-fors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the lominine and the neuter, and the singular number includes the plural. tr. 1947 A. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year, first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranny (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the truth-in-tending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwalling, use Stevens-Ness Form No. 1305 or equivalent; If this instrument is NOT to be a first lien, use Stevens-Noss Form No. 1306, or equivalents, if compliance with the Act not required, disregard this notice. 0 Vin (If the signer of the abave is a corporation, use the form of acknowladgment apposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of County of Klamath . .). 55, , 19. , 19 74 October 25 Personally appeared 1 and Personally appeared the above named JAY F. SILVA & SHIRLEY A. SILVA each for himself and not one for the other, did say that the former is the and acknowledged the foregoing instrupresident and that the latter is the ment to be ... their voluntary act and deed. secretary of , and that the seal affixed to the foregoing instrument is the corporation, of said corporation and thut said instrument was signed and sealed in he-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL) Jarlene Hildingt Notary Public for Oregon Ω My commission expires: 3-21.7 (OFFICIAL SEAL) Notary Public for Oregon My commission expires. Merlene T_Addington Notary Public for Orenon My commission exploses Deputy ch, Re TRUST DEED ŝ 0 County. 50.5 within 10 · 14 20: record and 1105 and KLAWATH 1 138 received for r of OCTOBER page 1082 pu the A.M. said OREGON No. that 57 FORM of MILLINE CLERK my o'clock -Tohar Mortgages certify Witness y affixed. 5 7 OF W. D. COUNTY ent was In day (10155 ž G County Σ book] ng fee 7 ATE aty of ΛQ ment 30th 1 at in fii or B. 4.00 H. . . ⊀⊖ REQUEST FOR FULL RECONVEYANCE THE To be used only when obligations have been paid. and a second state To.First Federal Savings & Loan , 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 statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered 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 same. Mail reconveyance and documents to Harold L. Jensen & Eileen C. Jons 3 4.4 DATED: , 19 74 Mar Free Com Beneficiary N. 71-17 Do not loss or destroy this Trus Deed OR THE NOTE which it secures. Both must be delivered to the trustee for syance will be mode na sina na sina na sina na sina Nga katanga katangan Nga katanga katangan With Land Sec. an beli